

This is a digital copy of a book that was preserved for generations on library shelves before it was carefully scanned by Google as part of a project to make the world's books discoverable online.

It has survived long enough for the copyright to expire and the book to enter the public domain. A public domain book is one that was never subject to copyright or whose legal copyright term has expired. Whether a book is in the public domain may vary country to country. Public domain books are our gateways to the past, representing a wealth of history, culture and knowledge that's often difficult to discover.

Marks, notations and other marginalia present in the original volume will appear in this file - a reminder of this book's long journey from the publisher to a library and finally to you.

Usage guidelines

Google is proud to partner with libraries to digitize public domain materials and make them widely accessible. Public domain books belong to the public and we are merely their custodians. Nevertheless, this work is expensive, so in order to keep providing this resource, we have taken steps to prevent abuse by commercial parties, including placing technical restrictions on automated querying.

We also ask that you:

- + *Make non-commercial use of the files* We designed Google Book Search for use by individuals, and we request that you use these files for personal, non-commercial purposes.
- + Refrain from automated querying Do not send automated queries of any sort to Google's system: If you are conducting research on machine translation, optical character recognition or other areas where access to a large amount of text is helpful, please contact us. We encourage the use of public domain materials for these purposes and may be able to help.
- + *Maintain attribution* The Google "watermark" you see on each file is essential for informing people about this project and helping them find additional materials through Google Book Search. Please do not remove it.
- + *Keep it legal* Whatever your use, remember that you are responsible for ensuring that what you are doing is legal. Do not assume that just because we believe a book is in the public domain for users in the United States, that the work is also in the public domain for users in other countries. Whether a book is still in copyright varies from country to country, and we can't offer guidance on whether any specific use of any specific book is allowed. Please do not assume that a book's appearance in Google Book Search means it can be used in any manner anywhere in the world. Copyright infringement liability can be quite severe.

About Google Book Search

Google's mission is to organize the world's information and to make it universally accessible and useful. Google Book Search helps readers discover the world's books while helping authors and publishers reach new audiences. You can search through the full text of this book on the web at http://books.google.com/

LRR: 7 (0. 5 th 3/8/32



HARVARD LAW LIBRARY

Received JUN 12 1312



COPTRIGHT, 1913 BY THE LAWYERS CO-OPERATIVE PUBLISHING CO.

JUN 12 1912 LRR 5 & 5 2/4/3+

R. R. ANDREWS PRINTING COMPANY, ROCHESTER, N. Y.

PREFACE.

THE value of an Index to Notes on Minnesota Reports is manifestly not for the purpose of finding the notes on any particular case, because their arrangement is such that a citation of the case shows instantly where it is found in the Notes. But matters are often brought out in the notes on a case which go beyond the points which that case actually decided, and which one might not look for under that case, but which he could readily find in an index by topics. The mass of later decisions developed in connection with the citation of a Minnesota case, both in the same and in other jurisdictions, and also in leading text-books, frequently extends the doctrine of the original case in principle, or else applies it to a variety of new situations. For instance, the decision on a bicycle accident, in 58 Minn. 555, is applied by the citations not only to injuries caused by other bicycle accidents, but also to cases of hand cars, steam motor wagons, and automobiles. In many similar instances, the Notes greatly enlarge the value of the original decision, and are often more valuable than the original case. To make all these accessible by topical arrangement is the chief reason for this Index.

INDEX TO NOTES

ON

MINNESOTA REPORTS

While the Notes on Minnesota Reports are published in a set of four volumes separate from the reports, the order of the cases in the official reports is followed. The volume and page of the reports with the name of each case are in heavy type at the beginning of the Notes for that case. Also, at the top of each page, on the outer corners, will be found the citation of the first case on that page. In this Index to the Notes therefore references are made directly to the reports themselves, because the citation of any case in the reports constitutes the most convenient citation to the Notes thereon also.

A ABANDONMENT.

Of contract, see Contracts, V.

Of dedication, see Dedication.

Of condemnation proceeding, see Eminent Domain.

Of highway, see Highways.

Of homestead, see Homestead.

Of husband, see Husband and Wife.

Of lease, see Landlord and Tenant.

Of pledge, see Pledge.

Of contract for sale of land, see Vendor and Purchaser.

Abandonment of public use of property. 100:214.

ABATEMENT AND REVIVAL.

Dismissal and discontinuance, generally, see Dismissal and Discontinuance. Of nuisance, see Nuisances.

Of tax, see Taxes, IV.

Abatement of action for damages of collection of insurance money. 36:452. Waiver of matters in abatement. 6:53, Gil. 14.

Death.

Survival of action on promise to joint parties. 87:304.

Survival of joint causes of action on death of one obligee. 31:183.

Survival of actions on death of tort feasor. 26:500.

Survival of causes of action for tort. 66:66.

Abatement of tort-actions by death. 67:420; 92:42.

Death of party after verdict in action for tort as abating the action. 55:134.

References are to Reports as Notes are in that order.

Index to Notes, Minn. Rep.

1.

ABATEMENT AND REVIVAL-Continued.

Pendency of other action.

Other action pending. 10:158, Gil. 127; 23:442; 37:368; 44:442.

Abatement where another action is pending. 72:435.

Pleas in abatement that former action is pending. 37:485; 39:495.

When prior action is bar. 44:110.

Pendency of action as bar to subsequent action. 31:213.

Effect of pendency of prior suit. 9:40, Gil. 28.

Admissibility of evidence of another suit pending. 28:280.

Dismissal after later action commenced. 37:368.

Sufficient dismissal to remove objection as to pending suit. 45:102.

Revival.

2

Irregular revivor as affecting validity of judgment. 20:173, Gil. 157.

ABDUCTION.

Indictment for, see Indictment, etc.

What constitutes abduction. 47:559.

Abduction without false imprisonment. 10:407, Gil. 325.

"Taking" essential offense of abduction. 38:21.

ABORTION.

Admissibility of dying declarations, see Evidence, X. What constitutes crime of abortion. 22:238. When abortion is crime. 19:93, Gil. 65. When crime of abortion is complete. 56:226.

ABSENCE.

From state, effect of running of limitations, see Limitation of Actions.

ABSTRACTS.

Abstracts as original works of knowledge, 3:94, Gil. 46. Extent of examiner's title searching. 26:379. Right to refuse to furnish transcript of title. 84:439. Statutory recognition given abstracting business. 93:11. Right of abstracter to inspect records. 93:11. Right of abstracter to certificate transcript. 93:11. Liability of abstracter. Liability of abstracter. 26:379.

for error in abstract. 3:94, Gil. 46.

for negligence. 51:282.

ABUSE OF PROCESS.

Measure of damages for, see Damages, III. Liability for, see False Imprisonment. Libel for, see Malicious Prosecution.

ABUTTING OWNERS.

Measure of damages to, in condemnation proceedings, see Damages, III. Condemnation of interests of, see Eminent Domain.

Rights in, and title to, highways, see Highways.

Liability of, for injury by defect in street or sidewalk, see Highways.

Right to injunction, see Injunction.

Duty and liability as to local improvements generally, see Public Improvements.

ACCEPTANCE.

Of negotiable paper, see Bills and Notes.

Of offer, see Contracts, I.

Of performance of contract, see Contracts, IV.

Of dedication, see Dedication.

Of gift, see Gift.

Of guaranty, see Guaranty.

Of highway, see Highways.

Of insurance policy, see Insurance, III.

Of lease, see Landlord and Tenant.

Of land grant, see Public Lands.

Of goods, see Replevin.

Of legacy, see Wills.

ACCESSION AND CONFUSION.

Confusion of goods. 43:33; 62:400. Recovery on. 36:46.

title to grain in warehouse. 43: 33.

Mode of taking out fractional part of goods in mass. 36:46.

Ownership of commingled property. 8:467, Gil. 417.

Rights of parties in intermingled goods. 25:88.

Title by accession. 36:46.

ACCESSORY.

To crime, see Criminal Law.

ACCIDENT.

Evidence of other accidents, see Evidence, XI. Evidence of precautions after, see Evidence, XI. Insurance, see Insurance.

ACCOMMODATION PAPER.

See Bills and Notes.

References are to Reports as Notes are in that order.

ACCOMPLICE.

Proof of acts or declarations of, see Evidence, X.

Corroboration of, see Evidence, XII.

Accomplices, who are. 22:238; 28:216; 37:212; 40:55; 73:150.

bribe giver and taker. 71:28.

procurer and doer of crime. 71:28.

woman in abortion. 22:238.

women submitting to crimes upon themselves. 22:238.

ACCORD AND SATISFACTION.

As to compromise and settlement, see Compromise and Settlement. What amounts to. 27:54, 346; 29:254; 31:434; 41:169; 46:376; 48:63; 53:88; 55:349; 62:214; 63:94; 65:13; 70:77; 80:405; 87:413. By novation. 26:85. By stranger. 46:205. Effect of. 57:221. Executory. 41:548. Of claim for unliquidated amount. 31:434. By part payment. By part payment. 23:102; 29:254; 40:331; 41:169; 42:229; 62:214; 70: 77; 80:405; 87:413; 91:335; 93:320. Payment of part of undisputed debt. 53:88. By partial payment in full. 92:73. By check "in full payment." 76:34. By payment before maturity of part for full payment. 16:83, Gil. 72. Partial payment and promise to pay balance of debt. 47:207. Effect of acceptance of part of debt as payment in full. 93:190. Acceptance of less sum in satisfaction of debt. 28:301. Payment of smaller sum by third person. 53:88.

ACCOUNT BOOKS.

As evidence, see Evidence, IV. See also Books of Account.

ACCOUNTING.

By personal representative, see Executors and Administrators. By guardian, see Guardian and Ward.

Between partners, see Partnership.

By trustee, see Trusts.

Jurisdiction of action for. 25:475.

Suit for. 34:393.

as legal action. 79:352.

necessity of previous demand. 24:17.

Trust accountings. 85:498.

ACCOUNTS.

As evidence, see Evidence, IV.

Limitation of actions on, see Limitation of Actions.

Allegations in action on, see Pleading, II.

Matters proper for mutual accounts. 17:469, Gil. 447.

Running account as single cause of action. 30:458.

Equitable jurisdiction of. 35:380.

Entry of items in account book to constitute account. 50:52.

Meaning of "account." 67:410.

Account stated.

What constitutes. 16:91, Gil. 81; 35:174.

Conclusiveness of. 28:301.

of restatement. 37:375.

Effect of receiving and keeping statement of account. 22:410.

Effect of retention of account rendered. 72:103.

Impeachment of. 17:52, Gil. 34.

ACCRETIONS.

See Waters.

ACCUSED.

Protection and rights of, see Criminal Law.

ACKNOWLEDGMENT.

Of debt interrupting statute of limitations, see Limitation of Actions. Acknowledgment by corporation. 66:4.

Certificate of acknowledgment. 37:58.

When acknowledgment is involuntary. 10:427, Gil. 341.

Construction of certificates of. 24:161.

right to resort to instrument in construing. 24:161.

Purpose of venue on official certificate. 53:560.

Who may take.

Who may take. 6:220, Gil. 142; 34:262; 37:58.

Disqualification to take acknowledgment. 45:40.

Power of judge of probate. 6:220, Gil. 142.

Reference to deed in aid of. 37:58.

Validity of acknowledgment taken before deputy. 51:495.

Who may make.

Proper party to acknowledge corporate deed. 45:238.

Sufficiency of acknowledgment by attorney in fact. 28:57.

Nature of act of taking.

Act of taking as ministerial. 45:40.

Sufficiency of and defects in generally.

Sufficiency of. 24:161; 37:58; 39:102; 93:303.

References are to Reports as Notes are in that order.

ACKNOWLEDGMENT-Continued.

Sufficiency of acknowledgment of deeds. 10:427, Gil. 341.

Sufficiency of authentication. 43:56.

Necessity for acknowledging instrument as required by statute. 28:118.

Necessity for seal to certificate. 6:220, Gil. 142; 6:292, Gil. 199.

Necessity for proof of official character of officer taking. 6:292, Gil. 199.

Necessity for privy acknowledgment by wife. 6:500, Gil. 347.

Facts essential to certificate of acknowledgment. 66:4.

Defects in. 28:57.

Fatal defects in certificate. 8:491, Gil. 436; 45:238; 46:25.

Clerical error in name in certificate. 49:370.

Effect of mistakes or defects in. 37:58.

Effect of clerical mistakes. 24:161.

Effect of variance between name of grantor in acknowledgment and his signature.
46:403.

Resort to whole instrument to ascertain meaning. 66:4.

Necessity for.

Necessity for acknowledgment of deed. 26:201; 41:165.

Acknowledgment as essential to valid record of deed. 6:220, Gil. 142.

Validity of instrument lacking acknowledgment. 6:292, Gil. 199.

Validity of unacknowledged mortgage. 45:40.

Necessity for acknowledgment by wife. 10:427, Gil. 341.

Necessity for acknowledgment by husband and wife to conveyance of homestead. 11:447, Gil. 330.

Effect, conclusiveness, and validity generally.

Conclusiveness of certificate. 6:25, Gil 1; 6:500, Gil. 347; 10:427, Gil. 341; 24:161; 35:425; 53:560.

Validity of. 42:371; 49:370; 53:560.

Evidential office of acknowledgment of instrument. 50:414.

Acknowledgment of instruments as proof of execution. 61:150.

Acknowledgments of assignments for creditors. 27:255.

Validity and effect of defectively acknowledged instrument.

Statutory validity of instrument improperly acknowledged. 26:201.

Validity and effect of defectively witnessed or acknowledged deed. 26:201; 27:35.

Validity of imperfectly attested conveyances. 41:165.

ACQUIESCENCE.

Estoppel by, see Estoppel.

ACQUITTAL.

As bar to prosecution, see Criminal Law.

ACTION ON THE CASE,

See Case.

References are to Reports as Notes are in that order.

ACTION OR SUIT.

I. Nature; right; form; conditions; defenses.

II. Splitting; successive suits.

III. Joinder.

Abatement of, see Abatement and Revival.

Jurisdiction on appeal, see Appeal and Error.

Appearance in, see Appearance.

On bill or note, see Bills and Notes.

On contract, see Contracts, VI.

Costs and fees in, see Costs and Fees.

By or against foreign corporation, see Corporations, VIII.

Jurisdiction of court, see Courts.

For wrongful death, see Death.

Dismissal of, see Dismissal and Discontinuance.

Election of remedies, see Election of Remedies.

On behalf of, or against, decedent's estate, see Executors and Administrators.

By, against, and between husband and wife, see Husband and Wife.

By or against infant, see Infants.

To set aside judgment, see Judgment, VIII.

Limitation of action or suit, see Limitation of Actions.

Effect of, on running of limitations, see Limitation of Actions.

Parties to action, see Parties.

Between partners, see Partnership.

By or against receiver, see Receivers.

Removal of, see Removal of Causes.

To enforce tax, see Taxes, IV.

Venue of, see Venue.

I. Nature; right; form; conditions; defenses.

Entitling actions. 4:20, Gil. 7.

Form of action.

Code abolishing forms of actions. 11:459, Gil. 341.

Form of action in tort. 34:299.

Form of action for negligence. 44:454.

Form of action for breach of contract. 61:94.

Actions in rem concerning title to realty. 43:137.

Nature of.

Meaning of term "actions." 36:273.

Meaning of "actions" as used in Code. 24:17.

What is a civil action. 4:109, Gil. 70; 45:387.

Action for purchase money as action on contract for debt. 28:439.

Distinction between actions ex contractu and ex delicto. 30:399.

What actions are in tort, and what in contract. 34:299.

Action to recover damages for wrongful expulsion from railway train. 45:53.

Action on joint obligation or liability. 84:251.

Action to test tax title. 81:397.

Right of generally.

Who may enforce covenant, see Covenants and Conditions.

ACTION OR SUIT. I.-Continued.

By guardian, see Guardian and Ward. On insurance policy, see Insurance, VI.

Private action for obstruction of street, see Highways.

Private action to abate nuisance, see Nuisances.

Private action generally, see Private Actions.

Right of action. 29:474.

Special property right to maintain action. 51:266.

Action on adjustment of prior debt. 57:67.

For damages from ditch. 11:336, Gil. 237.

For injury to possession. 17:200, Gil. 174.

Possessor's right of action for injury to possession. 28:542.

Right to maintain single action on joint contract. 3:151, Gil. 95.

Prematurity; conditions precedent.

To creditors' bill, see Creditors' Bill.

In suit and claim against city, see Municipal Corporations, II.

Necessity for performing condition precedent. 26:411.

Conditions precedent to recovery. 50:227.

Conditions precedent to equitable remedies of creditors. 60:355.

Prerequisite to action to recover back purchase price. 64:543.

Prerequisites to action to cancel usurious instrument. 36:460.

Necessity for exhausting security before suing for the debt. 3:217, Gil. 145.

Present recovery for refusal to execute promissory note as agreed. 47:344.

Recovery for total breach of contract before time for full performance. 47:344

Action for breach of contract before time for completion. 53:453.

Accrual of action for breach of warranty of title. 47:500.

Action on entire and severable contracts. 55:457.

Suit before injury on promise to protect one from liability. 23:314.

Actions in which tender before suit is necessary. 39:301.

Necessity for tender before suit for breach of contract. 13:462, Gil. 430.

Necessity for tender before suit or in complaint as offer of equity. 32:445.

Necessity for notice before suit for libel. 45:303.

Demand before suit. 36:306.

Necessity for demand in action. 36:148.

Necessity for demand before suit. 38:545; 41:381.

for performance of contract. 34:39.

action in tort for nonfeasance. 44:404.

action against officer for wrongful seizure. 41:292.

Defenses.

Ultra vires as defense, see Corporations, IV.

Of subscriber to corporate stock, see Corporations, V.

In suit for divorce, see Divorce and Separation.

In ejectment, see Ejectment.

In libel suit, see Libel and Slander.

In foreclosure suit, see Mortgage, VI.

In proceedings to abate nuisance, see Nuisances.

In replevin, see Replevin.

To action for specific performance, see Specific Performance.

Violation of Sunday law as defense, see Sunday.

ACTION OR SUIT, I.-Continued.

To assessments, see Taxes, IV.

In action for trespass, see Trespass.

In trover, see Trover.

Usury as, see Usury.

Necessity for interposing. 6:503, Gil. 350.

Equitable defense. 2:30, Gil. 21.

in legal actions. 4:76, Gil. 45; 14:469, Gil. 351.

in proceedings in local courts. 53:456.

Right to plead equitable defenses and counterclaims in actions at law. 69:440. Availability of statute as. 92:201.

Plea that defendant is United States Marshal as. 7:104, Gil. 71.

Valid extension of time of payment as. 27:384.

Undisclosed principal's suit as subject to defenses against agent. 17:253, Gil. 230.

II. Splitting; successive suits.

Splitting causes of action. 30:458; 39:451.

Right to split. 27:428.

Causes of action arising from distinct contracts of sale. 28:418.

Single causes of action. 42:541.

Single and separate causes of action. 45:330.

Single action for entire damages. 86:172.

Recovery of entire damages in one action. 39:286.

Entire damages on breach of executory contract. 44:460.

Action upon joint liability. 97:201.

Right to sue for each breach of same contract. 37:402.

Right of successive actions for injury to property. 22:118.

Severability of divorce action and conjoined action for division of land. 32:130. Continuing injuries to land. 70:153.

Successive actions for damages to land. 80:9,

Number of causes of action arising out of injury to persons and property. 80:83.

Right to maintain successive actions for continuing trespass. 45:71.

Right to maintain successive actions for damages where injury continuing. 32:425.

Actions for continuing nuisance. 78:398.

Recovery of damages from continuing nuisance. 38:212.

Successive actions for damages due to continuing nuisance. 29:41.

Continuance of nuisance as successive causes of action. 12:451, Gil. 347.

Successive recoveries for penalties. 60:204.

III. Joinder.

Joinder of parties plaintiff, see Parties, I.

Joinder of parties defendant, see Parties, II.

Misjoinder in pleading, see Pleading, I.

Joinder of causes of action. 7:351, Gil. 276; 8:254, Gil. 221; 20:260, Gil. 234;

37:502; 43:176; 48:174; 53:181; 56:20; 59:45; 71:494; 86:365;

90:508; 93:52; 99:384.

What actions cannot be joined. 49:189.

Equitable causes of action. 31:140.

References are to Reports as Notes are in that order.

ACTION OR SUIT, III .- Continued.

Legal and equitable causes of action. 17:104, Gil. 83.

Actions arising out of same transaction. 25:278.

Actions for negligence or tort. 100:79.

Actions for tort and on contract arising from same transaction. 26:82.

Actions for injury to person and property. 36:290.

Actions against agent. 30:316.

Actions to enforce corporate liabilities. 66:437.

Actions against stockholder and corporation. 65:28.

Actions for enforcement of statutory liability of stockholders. 57:552; 68:95. Actions in trespass. 76:251.

Recovery of damages and abatement of nuisance in one action. 16:355, Gil. 315.

Combination of eminent domain and local assessments. 42:262.

Joining claims affecting real property in one action. 24:110.

Joinder of quantum meruit count with count founded on express contract. 33:348.

Pleading alternative causes of action for absolute and limited divorce. 36:239. Necessity that joined causes of actions be severally self-sustaining. 7:351, Gil. 276.

Commencement and pendency.

What constitutes commencement. 13:326, Gil. 299; 56:476.

When action is commenced. 50:445.

Mode of commencing. 47:581.

What constitutes commencement and pendency of action. 50:503.

Pendency of civil action. 25:120.

When action is considered as pending. 12:213, Gil. 135.

ACT OF GOD.

"Act of God" defined. 91:229.

Ordinary and usual rains or floods as act of God. 12:451, Gil. 347.

ADDITIONAL INSTRUCTIONS.

See Trial, III.

ADDITIONAL SERVITUUDE.

See Eminent Domain.

ADJOINING OWNERS.

Boundaries between, see Boundaries.
Rights in party wall, see Party Wall.
Duty and liability of land owners to adjoining proprietors. 100:7.

ADJOURNMENT.

See Continuance and Adjournment.

References are to Reports as Notes are in that order.

ADMINISTRATION.

Of decedent's estates, see Executors and Administrators.

ADMIRALITY.

Admiralty jurisdiction. 12:465, Gil. 364.

Jurisdiction of admiralty over inland lakes. 43:192.

ADMISSIONS.

As evidence, see Evidence, IX.

By pleading or failure to plead, see Pleading, L.

By demurrer, see Pleading, VII.

On trial, see Trial, I.

Tacit admissions by acts. 26:28.

Stipulations, admissions, and waivers in actions. 48:53.

ADOPTED STATUTE.

Construction of, see Statutes, II.

ADOPTION.

Of Constitution, see Constitutional Law, I. Of agent's acts, see Principal and Agent, II.

ADULTERY.

What constitutes. 4:335, Gil. 251.

Between married and single persons. 4:335, Gil. 251.

Proper complainant in prosecution for. 41:50.

ADVANTAGES.

Setting out in condemnation proceedings, see Damages, III.

ADVERSE CLAIMS.

Pleading in action to remove, see Pleading, II.

ADVERSE POSSESSION,

Easement by prescription, see Easements.

As to Limitation of Actions, see Limitation of Actions.

Notice of rights from possession, generally, see Notice.

Of water, see Waters.

Acquirement of title by. 31:81; 55:290; 56:443; 65:500; 70:525; 91:133; 94:456. right in highway. 47:317.

References are to Reports as Notes are in that order.

ADVERSE POSSESSION-Continued.

Divestiture of title by. 39:39.

Nature of title by. 55:290; 67:362.

Requisites of title by. 67:362.

Adverse claim in. 31:500.

Control or occupancy in. 69:122.

Measuring adverse title. 17:361, Gil. 335.

Operation of limitations as to title by. 84:152.

Possession continuing seisin. 37:338.

Running of statute in. 26:385.

Sufficiency of, to sustain title. 90:503.

When prescriptive right in property is acquired. 56:428.

Mode of claiming. 48:402.

Loss of railroad right of way by. 50:438.

Loss of public easement by. 85:331.

in highway, 50:438.

Rights of adverse possessor in use of land. 36:223.

Purchase of outstanding title by adverse possessor. 45:387.

Ackan wledgment of owner's title as breaking. 63:330.

Effect of taking lease after adverse possession for statutory period. 67:362.

What constitutes generally.

What constitutes adverse possession. 13:82, Gil. 77; 13:501, Gil. 462; 16:164, Gil. 146; 17:361, Gil. 335; 36:494; 40:48; 42:163; 44:135; 44:348; 44:432; 45:387; 45:400; 45:523; 45:545; 46:505; 47:141; 48:402; 56:386; 61:113; 62:229; 62:310; 66:390; 69:149; 69:167; 75:9; 78:102; 86:199; 99:410.

When possession is not adverse. 20:205, Gil. 184.

Question for jury as to what constitutes. 48:402.

Requisites of. 37:338; 45:299.

Essential ingredients necessary to title by. 36:152.

Circumstances indicative of. 37:113.

Entry sufficient to constitute possession adverse. 35:185; 40:100.

Entry not animo clamandi as casual. 60:100.

Permissive inception. 60:100.

Homestead entry as. 84:152.

Effect of intent of possessor. 78:102.

Good faith in taking possession. 27:60.

Good faith in occupying land. 29:264.

Payment of taxes as evidence of. 55:290.

Payment of taxes as bearing upon title by. 80:462.

Acts tending to negative adverse holding. 84:4.

Occupation in adverse possession of use of land. 48:271,

Construction of term "possession." 82:375.

Of unoccupied land. 44:135.

Through another. 19:174, Gil. 137.

By nonresident, 50:320.

By railroad company. 63:330.

Parental relation. 66:390.

Against state. 53:398; 85:331.

References are to Reports as Notes are in that order.

ADVERSE POSSESSION-Continued.

Against public. 45:387, 400; 64:459; 73:270.

in street. 48:402.

Of public lands. 84:152; 93:295.

Holding under mistake as to boundary. 31:81; 45:401.

Adverse possession necessary to confer title on mortgagee. 26:365.

Of mortgagor as adverse to purchaser on foreclosure. 13:501, Gil. 462.

Adverse possession as between co-tenants. 13:501, Gil. 462; 37:338.

necessity of notice or ouster. 37:338.

Ouster by cotenant. 60:100.

Adverse possession against cotenant, by grantee of other tenant in common. 77:533.

Adverse tax title by cotenant or party having interest in land. 66:425.

Effect of possession by one cotenant. 43:541.

Extent and kind of possession.

Constructive possession. 43:346; 78:193.

of legal owner of open lands. 17:361, Gil. 335.

Occupancy of part under color of title to whole tract, as occupancy of all 37:113.

Area of adverse possession without color of title. 36:525.

Area of adverse possession on open land. 69:167.

Extent of adverse possession under colorable title. 82:112.

Necessity for actual residence upon the premises. 55:290.

Occasional entries and acts upon wild lands. 17:361, Gil. 335.

Color of title.

Color of title. 17:361, Gil. 335; 27:60; 32:527.

What constitutes. 27:449; 37:113, 157.

Void instrument, 49:119.

void tax deed as. 45:545.

Color of title. 64:513.

tax deed void on face as. 37:113.

effect of tax deed as. 24:194.

deed from one cotenant. 45:545.

Necessity for. 36:525; 37:157.

to right of occupying claimant to recover for improvements. 27:449.

Under occupying claimant's law. 30:372.

Quitclaims and tax titles. 30:372.

Continuity; tacking.

Continuity of possession. 36:152; 44:135; 55:290; 80:462

Tacking adverse possession by different persons. 36:152.

Successive occupants. 42:163; 45:401.

Adverse possession of successive occupants as one continuous holding. 38:122.

ADVERTISEMENT.

Foreclosure by, see Mortgage, VI.

ADVICE.

Of counsel as defense to action for malicious prosecution, see Malicious Prosecution.

AFFIDAVIT.

In attachment suit, see Attachment.

In garnishment proceedings, see Garnishment.

Of merits, see Judgment, VIII.

For mechanics' lien, see Mechanics' Liens.

Of costs on foreclosure, see Mortgage, VI.

Of publication or sale on foreclosure, see Mortgage, VI.

On motion for new trial, see New Trial.

As to oath, see Oath.

By publication, see Writ and Process.

Meaning of. 18:90, Gil. 72.

Meaning of words "shall appear" by. 3:29, Gil. 7.

Right to furnish additional affidavit after submission. 6:287, Gil. 194.

In alternative. 14:520, Gil. 391.

Sufficiency of, for attachment or process. 1:82, Gil. 60.

Of costs incurred. 2:67, Gil. 55.

Sufficiency of, to enforce school order. 17:429, Gil. 406.

Validity of affidavit sworn to before attorney in the case. 18:90, Gil. 72.

Validity of affidavit without venue. 18:90, Gil. 72.

Discretion of court as to sufficiency of, to support motions. 23:571.

Distinction between complaint and. 34:115.

Affidavit on behalf of another. 66:287.

Authentication; jurat; signature.

Signature or authentication of jurat to. 22:551.

Validity of affidavit with defective jurat. 36:9.

Requisites of jurat to give affidavit validity. 36:9.

Necessity for affiant's signature. 47:405.

Necessity for jurat. 47:405.

Authenticated affidavits from another state. 42:411.

On information and belief.

Affidavit for attachment. 1:82, Gil. 60.

Sufficiency of affidavit made on. 14:520, Gil. 391.

Affidavit treated as made on. 7:49, Gil. 34.

AFTER-ACQUIRED PROPERTY.

Mortgage on, see Chattel Mortgage. Estoppel to claim, see Estoppel.

AFTER-BORN CHILDREN.

Pretermitted heirs. 14:18, Gil. 5. Divestiture of estates of persons not in being. 85:333.

References are to Reports as Notes are in that order.

AGE.

Opinion evidence as to, see Evidence, VII. Hearsay evidence of, see Evidence, X.

AGENCY.

See Principal and Agent.

AGGRAVATION.

Of damages, see Damages, III.
Of damages, evidence as to, see Evidence, XL.

AGISTERS.

Lien of, see Liens.

AGREEMENTS.

Contracts generally, see Contracts.

AGRICULTURAL SOCIETIES.

Powers of. 93:125.

Public or private status of state agricultural society. 62:175; 93:125.

ALIENATION.

Suspension of power of, see Perpetuities.

ALIENATION OF AFFECTIONS.

Measure of damages for, see Damages, IIL. In general, see Husband and Wife.

ALIEN ENEMIES.

See War.

ALIENS.

Right to sue for death by negligence. 93:404.

Monresident alien's rights in action for wrongfully causing person's death.

89:41.

ALIMONY.

See Divorce and Separation.

References are to Reports as Notes are in that order.

ALLEY.

Alley defined. 42:398.

ALLODIAL LANDS.

Lands as allodial. 24:584.

ALLOWANCE.

To widow, see Executors and Administrators.

ALTERATION OF INSTRUMENTS.

Presumption and burden of proof as to, see Evidence, IL

As to forgery generally, see Forgery.

Alteration of note before delivery to payee. 30:150.

Material alteration of check. 36:330.

Of official bonds. 61:242.

Right to alter written contract. 61:482.

Waiver of material alteration. 52:428.

What constitutes material alteration. 17:209, Gil. 181; 24:387; 30:150; 40:531,

42:186; 58:385; 76:121, 131; 76:136; 80:242.

Effect of.

Effect of. 22:257; 36:376; 40:531; 42:186; 61:242; 76:121, 131; 80:242.

by third parties. 22:257.

bills and notes. 42:186.

of note as barring debt. 46:531.

Immaterial alteration as avoiding written instrument. 27:315.

Effect of alterations in mortgages without consent. 28:464.

mortgage joined in by wife. 28:464.

Discharge of sureties by. 17:209, Gil. 181.

Effect of adding surety to paper. 30:150.

Fraudulent alteration of written instrument as vitiating it. 46:531.

Authority to fill blanks.

Authority to fill up blanks in instrument. 22:417.

In executed deeds. 22:417.

Official and statutory bonds. 23:551.

After execution. 23:551.

Right of holder to fill name of payee. 26:336.

AMBIGUITY.

Parol evidence to explain, see Evidence, VI.

AMENDMENT.

Of Constitution, see Constitutional Law, I. Of corporate charter, see Corporations, III.

AMENDMENT-Continued.

Of judgment, see Judgment.

Of record on appeal from justice's judgment, see Justice of the Peace.

Of lien claim or statement, see Mechanics' Liens.

Of pleading, see Pleading, I.

Of records, see Records and Recording Laws.

Of statute, see Statutes, III.

Of findings by court, see Trial, IV.

Of verdict, see Trial, V.

Of writ, see Writ and Process.

Of proof of service of writ, see Writ and Process.

Correction of clerical errors. 26:347.

AMOUNT IN CONTROVERSY.

For purposes of jurisdiction, see Courts.

AMUSEMENTS.

See also Exhibitions; Horse Race.

Liability for injury or death of persons at or on way to, public entertainment. 62:175.

Care required for safety at public places of amusement. 83:40.

assaults by other licensees or guests. 83:40.

ANCILLARY ADMINISTRATION.

See Executors and Administrators.

ANIMALS.

Transportation of, see Carriers, III.

As game, see Game Laws.

Lien for keeping, see Liens.

Cruelty to, as malicious mischief, see Malicious Mischief.

Frightening of, by railroad train, see Railroads, II.

Injury to, by railroad train, see Railroads, II.

Injury to, on railroad track, contributory negligence, see Railroads, IL.

Dogs as property. 79:254.

Property right in dogs. 1:292, Gil. 226.

Regulation of keeping of dogs. 34:254.

Establishing title under pound-master's sale. 31:451.

Inspection of dairy herds. 78:497.

Liability on fraudulent sale of diseased animals. 18:288, Gil. 262.

Killing of, or injury to.

Liability for injury to animals. 79:254.

dogs. 79:254.

References are to Reports as Notes are in that order.

Index to Notes, Minn. Rep.

2.

ANIMALS-Continued.

Malice in crime of killing. 1:292, Gil. 226.

Criminality of killing or wounding dogs. 1:292, Gil. 226.

Contributory negligence precluding recovery for injury to animals. 99:332.

What constitutes contributory negligence of owner. 43:207.

Contributory negligence of owner of cattle running at large. 52:276; 57:26.

Injuries by.

Owner's liability for. 45:37; 55:61; 92:17; 98:477.

By vicious dog. 76:59.

evidence to prove liability for injury by. 76:59.

Notice to owner. 92:17.

After notice of its viciousness. 45:37.

Where person injured provoked the dog. 45:37.

Running at large.

Running "at large." 26:154.

Animals trespassing or running at large. 41:111.

Cattle unlawfully at large. 42:158.

Recovery for injury to cattle unlawfully at large. 43:207.

Contributory negligence in permitting cattle to run at large. 52:276; 57:26.

Duty of owner to restrain animals. 15:350, Gil. 283.

ANNEXATION.

To city, see Municipal Corporations, I.

ANSWER.

See Pleading, II.

ANTENUPTIAL CONTRACT.

See Husband and Wife.

ANTI-TRUST LAW.

Combinations in violation of, see Monopoly and Combinations.

APPEAL AND ERROR.

- I. Right to appeal; what cases reviewable.
- II. Modes of review.
- III. Transfer of cause; parties.
- IV. Record and case in appellate court.
 - V. Objections and exceptions; raising questions in lower court.
- VI. Dismissal.
- VII. Hearing; determination.
 - a. Generally.
 - b. Presumptions.
 - c. Errors waived or cured below.

References are to Reports as Notes are in that order.

APPEAL AND ERROR-Continued.

VII.-Continued.

- d. Matters reviewable,
- e. Estoppel to object.
- f. Prejudicial error.

VIII. Judgment.

- IX. Rehearing.
 - X. Liability on appeal bond.

For certified questions, see Cases Certified.

Original jurisdiction of appellate court, see Courts.

In eminent domain proceedings, see Eminent Domain.

In proceedings for laying out highway, see Highways.

From justice's judgment, see Justice of the Peace.

From assessment for public improvement, see Public Improvements.

I. Right to appeal; what cases reviewable.

Appealable orders. 1:239, Gil. 190; 2:118, Gil. 95; 5:65, Gil. 47; 5:347, Gil. 279; 6:136, Gil. 82; 8:467, Gil. 417; 10:238, Gil. 188; 11:381, Gil. 276; 12:60, Gil. 27; 12:349, Gil. 227; 12:357, Gil. 232; 12:515, Gil. 425; 13:66, Gil. 58; 14:333, Gil. 256; 14:513, Gil. 385; 14:514, Gil. 387; 17:61, Gil. 40; 18:316, Gil. 285; 18:384, Gil. 345; 19:132, Gil. 99; 20:433, Gil. 387; 22:266; 22:542; 23:186; 25:509; 26:303; 26:317; 27:109; 27:376; 29:162; 30:358; 32:499; 34:350; 34:441; 38:278; 39:171; 39:477; 45:23; 46:201; 61:43; 66:447; 70:436; 71:390; 76:7; 81:346; 83:447; 86:13; 56:509; 88:372; 92:143; 92:164.

Appealable judgments. 27:376.

Right of appeal. 40:228; 9:166, Gil. 153; 79:272.

constitutional right. 10:238, Gil. 188.

Right of appeal dependent on aggrievance by judgment. 6:569, Gil. 404.

Law governing right to appeal from inferior court. 19:327, Gil. 282.

From nonjudicial tribunal. 86:301.

Orders of railroad and warehouse commission. 39:231.

Order "involving merits." 6:136, Gil. 82.

Order not affecting merits. 36:117.

Order affecting substantial right. 36:163; 84:403.

final orders. 12:388, Gil. 269.

Order for judgment. 25:362; 39:30; 67:318.

Order for judgment or findings. 11:203, Gil. 132.

Orders after judgment. 4:224, Gil. 163.

Special order. 45:515.

Order entered upon default. 28:387.

Order on motion for change of venue. 22:539; 55:479; 59:97.

Orders made in process of cause. 10:168, Gil. 136.

Interlocutory or intermediate rulings. 23:366.

Ex parte order. 11:364, Gil. 262; 52:283.

Ex parte and chamber orders. 12:351, Gil. 228.

Final orders or judgments. 1:24, Gil. 8; 2:50, Gil. 37; 2:58, Gil. 46; 8:96, Gil. 71; 12:388, Gil. 269; 12:437, Gil. 326; 19:539, Gil. 469.

what are. 30:553.

judgment by default as. 59:1.

APPEAL AND ERROR, I .- Continued.

Right to appeal from opinion. 21:1.

Order setting aside stipulation. 6:136, Gil. 82.

Discretionary orders. 9:178, Gil. 164; 15:43, Gil. 25.

On motion. 61:408.

Order denving motion. 61:434.

motion to set aside service of summons. 64:361.

motion to quash service of summons. 68:28.

refusal to hear motion. 10:267, Gil. 208.

As to findings, 70:441.

order on motion to amend. 71:322.

Statutory appeal. 23:268; 30:140.

Appealable interest in judgment. 43:312.

Consent to give jurisdiction to appellate court. 4:364, Gil. 273.

In action of forcible entry and detainer. 28:388.

Appeal by mortgagor from judgment of priority between mortgagees. 58:39.

Appeal by garnishee. 40:378, 379.

Order discharging garnishee. 41:3.

Alimony order. 69:461.

Order modifying judgment for alimony. 77:67.

Order on habeas corpus. 31:110, 34:115; 35:283.

Assessment proceedings. 42:262.

Right of appeal in probate proceedings. 82:320.

judgment or decree of probate court. 47:255.

from order of probate court. 32:155.

order allowing fees. 62:321.

decree assigning estate, 72:165.

order fixing homestead. 45:323.

Decision on appeal.

Order to dismiss appeal. 31:42.

Order refusing to dismiss appeal. 36:163.

Orders in appeal cases in district court. 20:442, Gil. 395.

Orders of district court on appeal from justice court. 17:41, Gil. 23. order dismissing appeal. 27:332; 66:470.

Order of district court on appeal from probate, 72:258.

Order dismissing or refusing to dismiss appeal from inferior court or tribunal. 30:206.

Judgment of district court entered on appeal from award in condemnation. 21: 122: 22:44: 24:313.

In special proceedings generally.

Order in special proceedings. 12:388, Gil. 269; 23:372; 24:313; 33:405.

final order. 15:230, Gil. 179.

Orders in supplementary proceedings. 4:224, Gil. 163; 51:230.

In summary proceedings. 8:277, Gil. 243.

Orders made on "a summary application in an action after judgment." 4:320, Gil. 236.

In condemnation proceedings.

Orders in condemnation proceedings. 11:253, Gil. 168; 12:388, Gil. 269; 18:384, Gil. 345; 24:313.

References are to Reports as Notes are in that order.

APPEAL AND ERROR, I.-Continued.

Order appointing commissioners in eminent domain. 81:62.

From decision on appeal in condemnation proceeding. 21:122; 22:44; 24:313,

As to injunction.

Order for preliminary injunction. 11:364, Gil. 262.

Ex parte injunction orders. 52:283.

As to reference.

Appeal from referees. 8:277, Gil. 243.

From order directing reference. 14:394, Gil. 300.

In insolvency and receivership proceedings.

In insolvency proceedings. 46:331.

In insolvency and receivership proceedings. 30:358.

Order appointing or refusing receiver. 21:39; 22:452.

Order removing assignee or receiver. 71:281.

Appeal by insolvent from order allowing excessive compensation to receiver. 61:254.

In mandamus.

Appeals in mandamus cases. 83:3, 65, 194, 331, 496; 84:289, 295; 88:158, 448; 89:220, 363.

right of. 25:460.

Appealability of order in mandamus. 74:371; 75:473; 75:512; 79:175; 79:201; 80:108; 82:34; 82:88; 82:420; 85:416; 86:181; 86:253; 86:353.

Order directing issue of writ of mandamus. 31:211; 78:37.

Order allowing or denying peremptory mandamus. 15:455, Gil. 369; 77:453; 80:191.

As to costs.

Orders as to costs. 28:156.

Order affirming taxation of costs. 14:552, Gil. 421,

Order allowing retaxation of costs. 30:156.

Appeal from judgment omitting costs. 37:461.

As to dismissal of action or appeal.

Judgment of dismissal. 34:350.

Orders of dismissal. 79:322.

Order denying dismissal. 60:142.

Orders dismissing or refusing to dismiss. 18:316, Gil. 285.

Dismissal of action as a "decision" of the case. 19:443, Gil. 384.

Right to appeal from order of dismissal of justice court appeal. 11:72, Gil. 42. Appeal from orders dismissing appeals from justices of peace. 15:447, Gil. 360.

As to pleadings.

Appealable orders on pleadings. 29:390; 32:501; 54:202; 83:6.

Useless appeals on questions of pleading. 31:312.

Order to make definite and certain. 71:363.

Order on motion to require definiteness in pleading. 29:390.

Appealable orders on demurrer. 2:34, Gil. 25; 9:151, Gil. 141.

Orders sustaining demurrer to complaint. 87:209.

Order allowing amendment of pleadings. 25:328.

Refusal to set aside complaint. 21:335.

Orders striking pleadings. 15:43, Gil. 25; 24:447; 61:17.

Order striking out answer as sham or frivolous. 34:444.

APPEAL AND ERROR. I.—Continued.

As to new trial; judgment non obstante; vacating judgment or judicial sale.

Order granting new trial. 44:17.

Orders granting or denying new trials. 37:382.

Order on alternative motion for new trial. 76:351.

Grant of new trial conditioned on remittitur. 71:89.

Orders for judgment non obstante. 67:221; 71:50.

Order on motion for judgment non obstante. 88:162.

Order on alternative motion for new trial or judgment non obstante. 67:318.

Order for judgment on motion for judgment non obstante or for a new trial.

Appealability of order on motion to amend judgment. 25:295.

Order setting aside judgment. 6:287, Gil. 194.

Orders opening defaults or judgments. 5:47, 65.

Orders on motion to vacate. 44:322.

Orders vacating judgment on default. 4:320, Gil. 236.

Right of appeal from opening judgment as order involving merita. 50:1.

Order setting aside tax judgment. 25:295.

Order vacating execution sale. 1:183, Gil. 157.

Contempt cases.

Order in contempt proceedings. 61:120.

Order adjudging one in contempt of court. 26:9.

Order punishing for contempt of court. 41:42.

Right to appeal in contempt proceedings. 8:214, Gil. 185.

Criminal cases.

Appealable final judgments in criminal cases. 24:174.

Appeal by state in criminal case, 2:224, Gil. 187,

II. Modes of review.

Methods of review. 40:5.

Remedy for error in trial court. 5:505; Gil. 399.

Remedy for error in judgment. 22:1.

Mode of review of orders of district court. 46:73.

order refusing to vacate judgment. 46:73.

Matters reached by writ of error. 3:67; Gil. 30.

Judgments reviewable on writ of error. 1:401; Gil. 401.

When appeal proper remedy. 26:233.

"Appeal" as inclusive of statutory modes of review. 23:415.

Certiorari or appeal. 32:403.

Certiorari where appeal lies. 28:381.

Mode of reviewing leave to amend. 29:68.

In mandamus proceeding. 87:23.

Mode of reviewing decree of probate court assigning estate. 55:300.

Mode of review of order punishing a contempt. 40:4; 41:42.

References are to Reports as Notes are in that order.

APPEAL AND ERROR-Continued.

III. Transfer of cause; parties.

Right to appeal from part of an order in probate proceedings. 20:442, Gil. 395. Appeal from part of an order or judgment. 31:280.

Who may appeal.

Who may appeal. 4:116, Gil. 77; 35:193.

State in habeas corpus proceedings. 29:462.

Mortgagee from assessment. 75:221.

Party not aggrieved. 89:360.

Interest to support appeal. 53:431.

Loss or waiver of right.

Moot appeals. 3:191, Gil. 123; 60:501.

When right of appeal is lost. 14:537, Gil. 408.

Waiver of right to appeal. 11:65; Gil. 37.

by assent to judgment. 29:264.

by voluntary settlement by parties. 3:191, Gil. 123,

Effect generally; subsequent proceedings.

Effect of appeal on judgment. 37:182.

Effect of appeal from judgment. 13:407, Gil. 376.

Effect of appeal from part of order of judgment. 84:493.

Effect of appeal from order granting preliminary injunction. 52:283.

Effect of appeal from order vacating judgment. 71:255.

Effect of appeal from order disclosing injunction. 78:464.

Effect of an appeal de novo. 3:106, Gil. 58.

Effect of appeal on defects in affidavit. 17:17, Gil. 1.

Effect of appeal upon levy of execution, 15:381, Gil. 305.

Appeal as general appearance. 14:16, Gil. 4.

Appeal as lis pendens in district court. 19:239, Gil. 198.

Effect of appeal on lis pendens. 32:336.

Effect of appeal to keep in force dissolved writs. 40:470.

right to property on appeal from order releasing writ. 40:470.

Jurisdiction of lower court after appeal. 12:122, Gil. 70; 12:161, Gil. 97; 14: 554, Gil. 422; 44:76; 48:218.

Power to amend proceedings after taking of appeal. 39:83.

Power of trial court pending abortive appeal. 13:523, Gil. 491.

Amendment of findings after appeal taken. 32:217.

Power of appellate court after appeal perfected. 12:213, Gil. 135.

Power of appellate court as to alimony pending divorce appeal. 36:239.

As stay or supersedeas.

Supersedeas by appeal. 6:564, Gil. 400; 10:158, Gil. 127.

effect of writ of error. 6:564, Gil. 400.

Effect of appeal as supersedeas or stay. 23:415.

Appeal, when a supersedeas. 35:384.

Effect of appeal with stay bond upon an injunction granted ex parte. 37:10.

Stay by appeal from order granting or dissolving injunction. 47:369.

Stay of execution in capital cases pending appeal. 38:368.

Parties

Parties to appeal proceedings. 55:278.

References are to Reports as Notes are in that order.

APPEAL AND ERROR, III.-Continued.

Necessary parties to an appeal. 74:8.

Adverse party on whom notice of appeal must be served. 57:325.

Substitution of parties on appeal. 7:29, Gil. 15.

Mode; conditions; practice.

Mode of taking appeal from probate court. 34:500; 93:98.

Mode of taking appeal in mandamus proceedings. 87:88, 130.

Jurisdictional requisites of statutory appeals. 23:4.

Necessity of compliance with statute in order to confer jurisdiction on court of appeal. 35:468.

Correct procedure on appeal in mandamus proceeding. 81:87, 103; 87:156, 195, 500.

Practice in taking appeals in mandamus proceeding. 76:493; 81:370; 84:439.

Procedure on appeal in bastardy proceedings. 29:357; 46:343.

Conditions on right of appeal. 35:468.

Condition precedent to appeal as mandatory. 45:51.

Necessity for application to lower court for relief before appeal from erroneous order. 41:508.

Notice of appeal.

On appeal from justice's judgment, see Justice of the Peace.

Requisites of. 46:237.

Sufficiency of. 37:445.

in special proceedings. 23:372.

Acceptance of unsigned notice of appeal as waiver of that objection. 15:196, Gil. 151.

As application. 37:453.

certificate of probate court. 37:453.

Filing, and proof of same. 37:445.

Filing as proof of service on clerk or court. 46:343.

Service of. 60:82; 66:471.

as jurisdictional requisite. 49:353.

on adverse party. 66:185.

on clerk. 9:232, Gil. 217.

of appeal from probate court. 32:443.

proof of. 49:353.

proof of service and amendment of same. 49:353.

adjudication of rights of parties on whom notice was not served. 57:325. Waiver of docketing.

Waiver of docketing appeal. 70:437.

Time.

When right to appeal accrues. 34:266.

When time limiting appeal from judgment begins to run. 22:559.

Time from which right of appeal from decree commences. 36:117.

Time for taking appeal. 37:461.

from order. 66:185.

from judgment. 81:228.

Time to bring writ of error. 3:207, Gil. 138.

Time within which appeal lies from order of probate judge. 28:381.

References are to Reports as Notes are in that order.

APPEAL AND ERROR, III.-Continued.

Limitation as to time of appeal. 9:318, Gil. 301.

from order. 46:439; 83:145.

Written notice of order to adverse party, to limit time. 80:524.

Right of respondent to urge limitation of right to appeal. 37:461.

Power of court to enlarge time to appeal. 53:431.

Security.

Liability on, see infra, X.

On appeal from justice's judgment, see Justice of the Peace.

Requirements of stay bonds on appeal. 34:370.

Conditions of stay bond on appeal from order denying a new trial. 35:384.

Sufficiency of appeal bond. 38:9.

Sufficiency of bond on appeal from laying out highway. 30:532.

Bond as jurisdictional to appeal. 30:532.

Effect of filing supersedeas bond on appeal. 45:96.

Giving bond on appeal as supersedeas. 17:113, Gil. 90.

Approval of appeal bond. 46:141.

Approval of sureties. 39:125.

Attorneys as sureties. 24:339.

Right of sureties to justify after time prescribed. 79:249.

Jurisdiction to allow new supersedeas bond on appeal. 97:536.

IV. Record and case in appellate court.

Sufficiency of record. 5:23, Gil. 10; 36:144; 64:242.

to review facts on appeal. 51:162.

How made record. 1:246, Gil. 195.

Mode of incorporating exceptions into record. 2:134, Gil. 110.

Mode of bringing up stipulated facts upon appeal. 27:401.

How indefinite record, construed. 43:458.

Review of judgment on appeal on record alone. 64:95.

Record essential to review of order directing verdict. 67:207.

When judge's memorandum considered on appeal. 69:476.

memorandum filed with order. 72:378.

memorandum filed with decision. 86:155.

effect of memorandum. 93:373.

Judgment roll in case of service by publication. 7:506, Gil. 412.

Procedure where judgment rests on defective roll. 19:500, Gil. 433.

Preservation of affidavits or evidence for appeal. 61:212.

Sufficiency of transcript of municipal court judgment. 82:78.

Necessity for including evidence in record upon appeal. 23:567.

Necessity that record on appeal contain all evidence. 26:6.

to review findings. 21:378.

Mode of incorporating recitals and references in findings into record. 2:134, Gil. 110.

Amendment or completion on appeal of findings of trial court. 44:250.

Effects of statements of lower court outside of findings. 18:66, Gil. 51.

Amendent of.

On appeal from justice's judgment, see Justice of the Peace.

APPEAL AND ERROR, IV.-Continued.

Correction of record on appeal. 72:16.

Amendment of settled case after appeal is taken. 26:133.

Correcting certified "case." 30:227.

Power of appellate court to remand for correction. 39:83.

Power of appellate court to direct trial court to amend record. 13:430, Gil. 396.

Remand of record on appeal for correction or proper allowance and settlement. 13:294, Gil. 272.

Certificates.

Certificate to return. 41:256.

Sufficiency of certification of record on appeal. 36:222.

Necessity for certificate of judge or clerk to return on appeal. 53:488.

Effect of certificate that settled case contains all the evidence. 67:362.

Conclusiveness of certificate of trial court. 79:167.

Conclusiveness of certification of case on appeal. 23:567.

Case made; statements; bills of exception.

"Case agreed" and "special case." 25:267.

Taking case to supreme court on bill of exceptions or "case." 13:370, Gil. 343.

Case or bill of exceptions on appeal from judgment. 87:375.

Matters for bill of exceptions. 23:352.

Method of preparing statement of case. 19:407, Gil. 350.

Presentation in settled case of error as to misconduct of counsel. 36:334.

Proper contents of case on appeal. 23:567.

Contents of settled case on appeal to review order of court directing verdict. 66:179.

Map as part of settled case. 33:20.

Matters required to be presented by case or bill of exceptions. 16:530, Gil. 477.

Memorandum of judge not included in case on appeal. 65:382.

Remedy for order refusing to allow bill of exceptions. 30:98.

Practice on appeal when "case" is not properly settled. 6:535, Gil. 372.

Review on appeal of court's refusal to settle or certify to a case. 26:214.

Necessity for allowance and signing of settled case. 27:401.

Power of successor in office of trial judge to settle a case. 55:334.

Remedy for striking out part of proposed case. 30:98.

Joint bills of exceptions. 36:379.

- necessity for.

For bill of exceptions. 8:154, Gil. 125; 20:392, Gil. 343.

For bill of exceptions or settled case on appeal. 8:226, Gil. 195.

Necessity for preserving rulings in settled cases or bill of exceptions. 30:16.

Necessity for preserving exceptions for review by "case" or bill of exceptions.

Statement in findings as substitute for bill of exceptions or case. 32:445.

Review of judgment on appeal where no bill of exception or settled case is furnished. 55:151.

-sufficiency of.

Sufficiency of case. 36:144; 41:319.

Sufficiency of case to present evidence upon appeal. 32:78.

References are to Reports as Notes are in that order.

APPEAL AND ERROR, IV.-Continued.

Sufficiency of bill of exceptions to present evidence. 13:442, Gil. 407.

Sufficiency of case to exhibit "all" the evidence. 32:525; 34:352.

Necessity that settled case show that "all" evidence is presented. 36:222.

Omission of material exhibits from settled case. 33:478.

Sufficiency of settled case to review testimony. 40:505.

Sufficiency of settled case on appeal to review facts. 44:498.

That bill of exceptions show error. 14:273, Gil. 203.

- time for.

Time within which a proposed case must be settled. 51:337.

Jurisdiction of court to settle case after appeal. 51:337.

Discretion to prepare and have case settled after time. 6:558, Gil. 394.

Effect of settlement of case after time. 25:234.

Waiver of objection to time of service of settled case. 38:137.

Extension of time to settle case. 81:467.

discretion to extend. 69:429; 94:407.

notice to adverse party of application for. 6:558, Gil. 394.

Extension of time for service. 19:407, Gil. 350.

Return.

On appeal from justice's judgment, see Justice of the Peace.

Return upon appeal. 38:478.

Errors shown by return of part of record. 12:538, Gil. 448.

Sufficiency of. 41:256.

of return of papers for review. 47:315.

Construction of court rule making provision for notice to file return on appeal. 74:425.

Harmless irregularity in return on appeal. 79:167.

Review of findings of judge when return is incomplete. 82:1.

Conclusiveness of return of trial court on appeal. 91:419.

Sufficiency of return of evidence to review findings or refusal of them. 59:258.

Memorandum of trial court in return on appeal. 97:135.

Necessity for to complete jurisdiction of supreme court. 48:218.

Judgment roll as part of return on appeal. 68:303.

documents offered below. 38:478.

Necessity for including verdict or judgment in return on appeal. 37:125.

Striking matter from. 11:410, Gil. 302.

Remedy for delay in filing. 32:409.

Necessity for filing return before notice of argument on appeal. 6:569, Gil. 404.

Assignments of error.

Assignments of error. 8:154, Gil. 125; 36:297; 37:379; 61:175; 62:315.

Availability of. 54:434.

Amendment of. 33:403.

in findings. 49:119, 438, 481; 83:52.

In order respecting new trial. 83:52.

to grant of new trial. 81:478.

Specification in. 38:356; 51:568.

to finding or decision generally. 52:51.

References are to Reports as Notes are in that order.

APPEAL AND ERROR, IV.-Continued.

- sufficiency of.

Sufficiency of assignment of error. 36:112; 37:379; 38:475; 42:136; 54:32; 59:384; 60:418; 63:525; 65:37; 70:507; 73:352; 80:221; 81:505; 84: 521: 92:223.

Sufficiency of specifications in. 57:129.

Definiteness in assignment. 84:30.

Necessity of specifying error particularly. 13:307, Gil. 282.

Necessity for specifying errors in designated mode. 37:282.

Singleness in assignment. 52:224.

To ruling on motion for new trial. 42:136.

-waiver of.

Waiver of assignments. 80:15.

Assignments of error not included as points in brief. 46:138; 57:100.

Assignments not urged in brief. 53:171; 56:14; 61:175; 62:315; 68:474; 78: 524; 92:251.

Consideration of point not made in brief. 81:91.

Failure to urge assignments as waiver of them. 73:21.

V. Objections and exceptions; raising questions in lower court.

Saving errors for review. 3:427, Gil. 313; 37:250; 56:283.

Review of errors. 25:234.

Review of default judgments. 2:313, Gil. 268.

Objection to evidence as basis for review on appeal. 22:117.

Saving objections raised below and taken under advisement. 51:450.

Sufficiency of offer of evidence to show its admissibility. 28:311.

Sufficiency of question to show admissibility of answer. 35:356.

Sufficiency of question or offer to sustain exception. 12:132, Gil. 75.

Mode of presenting for appeal matters taking place at trial. 39:353.

Manner of presenting question for review on appeal. 41:537.

Objection to evidence received subject to objection. 30:11.

Saving objection to error in the charge of the court. 51:514.

Raising question as to excessive damages. 67:428.

Exceptions to sustain assignments of error on appeal. 86:156.

Mode of saving objections not excepted to. 87:277.

Necessity for repeatedly objecting to incompetent evidence. 32:436.

Review of order on motion for a new trial. 97:201.

Necessity of motion for new trial. 8:467, Gil. 417; 11:341, Gil. 241; 24:75.

Review on appeal of new trial order not stating grounds. 95:422.

Motion as necessary to preserve errors in record. 24:4.

Specification by trial court of grounds for new trial. 89:330.

Definiteness; sufficiency.

Sufficiency of objection. 14:273, Gil. 203; 90:45.

Sufficiency of exception. 16:182, Gil. 161; 33:196; 51:482; 52:224; 47:335; to ruling. 93:288.

General exceptions and objections. 14:105, Gil. 75.

Sufficiency of general objections. 66:138.

Effect of a general objection. 14:43, Gil. 34.

APPEAL AND ERROR, V.-Continued.

Specifying ground for general objection on appeal. 68:341.

Necessity for specifying ground of objection. 15:489, Gil. 403.

Loss of objection by failure to state grounds of exception. 37:52.

Necessity for specific objection. 46:138.

Specific objection as waiving other objection. 46:138.

Sufficiency of objection to save question for review. 3:311, Gil. 217.

Objection having no predicate in record. 23:291.

Joint objection. 42:117.

Objection to sufficiency of complaint. 7:234, Gil. 176.

Objection to finding for generality. 26:318.

- to evidence.

Sufficiency of objection. 20:494, Gil. 448; 27:435; 49:481; 63:221; 70:303, 453; 76:401; 79:234; 97:278.

General objections. 15:257, Gil. 197; 45:318; 46:277.

effect of general objection. 15:222, Gil. 258.

Indefinite and general objection. 14:544, Gil. 414.

Specification of objections. 21:215; 28:232.

Specification of grounds of objection. 33:207; 34:420.

Specification of reasons in objection. 37:512.

Necessity for specific objection. 35:170; 53:453.

Necessity for indicating specific grounds of objection to evidence. 58:301.

- to instructions.

Requirements of exceptions to charge. 9:97, Gil. 87.

Sufficiency of exception to charge. 8:351, Gil. 310; 36:141; 44:287; 45:521; 47:89; 48:26; 51:70; 62:7.

General exceptions to charge. 23:66; 31:193; 33:210.

General exception to several instructions. 10:319, Gil. 250; 19:449, Gil. 388; 1:73, Gil. 51.

General objection to whole charge. 15:489, Gil. 403; 16:431, Gil. 387.

General exception to requests for instructions. 50:192.

General or combined exceptions. 51:531.

General exception to charge as too indefinite. 55:63.

General exception to a refusal to charge. 57:441; 70:102.

Exception to misleading charge on credibility. 51:514.

Necessity for exceptions.

Necessity for taking exceptions. 8:26, Gil. 9.

Effect of failing seasonably to take exception. 36:112.

Errors reviewable without prior exception or objection. 2:313, Gil. 268.

Order subject to review without exception. 14:125, Gil. 93.

Necessity for exception to review ruling of court complained of. 23:346; 46:538.

Necessity for objections and exceptions to obtain review. 45:195.

Necessity of exceptions to rulings. 37:370.

Review of matters not excepted to. 70:453.

Necessity for exception to misconduct of counsel. 81:42, 380.

Exception to admission of evidence. 68:277.

Proof by incompetent evidence. 98:369.

Construction of act dispensing with taking of exceptions at trial. 85:90.

References are to Reports as Notes are in that order.

APPEAL AND ERROR, V.-Continued.

- to instructions.

Necessity of exception to review instructions. 16:182, Gil. 161; 47:24.

Necessity for exceptions to charge. 22:28; 44:397.

Necessity of exception to erroneous charge. 27:301; 36:347; 37:351.

Review of instructions not excepted to. 46:138.

Effect of failure to take exceptions to charge of court. 52:424.

Waiver of error by failure to except to charges complained of. 23:352.

Effect of failure to request or to take exception to failure to make charge. 85: 274.

Failure to take exception to charge directing verdict. 56:14.

Time for exceptions and objections.

When and how objections to be made. 21:163.

Time for exceptions. 1:297, Gil. 234; 37:370.

Time for objection to court's jurisdiction. 3:277, Gil. 191.

Time for taking exception to instructions. 27:166; 35:538.

VI. Dismissal.

Right to dismiss a perfected appeal without leave from court. 24:179. Dismissal of appeal become moot. 25:305; 27:224.

From nonappealable order. 50:332.

Res adjudicata as ground of motion for. 50:199.

Frivolous appeals. 67:260; 68:408; 85:130.

On ground of lack of merit. 100:144.

VII. Hearing; determination.

a. Generally.

Scope of appellate jurisdiction. 41:42; 38:397.

Charge to the jury taken as a whole. 15:146, Gil. 112; 25:48; 28:352; 38:511; 42:516; 78:459.

verbal inaccuracies. 38:511.

Necessity for showing error in judgment. 30:260.

Questions of fact on appeal. 46:338.

Pleading on appeal de novo from justice or inferior court. 1:17, Gil. 1.

Who may complain.

Objections by appellee. 10:427, Gil. 341.

Review of rights of parties not appealing. 25:39.

Review of dismissal as to party not before appellate court. 84:30.

b. Presumptions.

Presumptions on appeal. 1:17, Gil. 1; 15:519, Gil. 428.

In favor of judgment record. 37:194; 51:364.

As to regularity of order. 40:375.

As to facts proved. 44:451.

References are to Reports as Notes are in that order.

APPEAL AND ERROR, VII. b-Continued.

As to trial of challenge to jurors. 41:50.

As to impartiality of juror. 53:541.

As to jury's correct understanding of charge. 21:442.

Inference of consent to try issues not raised by pleadings. 56:177.

Presumption on review of order granting new trial. 39:83; 86:155.

Presumption on appeal as to ground of new trial. 87:18; 88:392; 89:18; 93:468; 94:186.

Effect of recital of insufficient jurisdictional facts in record. 37:194.

From nonfiling of pleadings. 28:205, 238.

As to waiver of pleadings. 28:40; 37:68; 39:365.

As to evidence. 8:59, Gil. 37.

competency of. 32:68.

sufficiency of, where bill of exceptions does not state all of evidence. 14: 273, Gil. 203.

As to instructions, 22:443.

correctness of, 16:397, Gil. 354.

that required instructions were given. 21:442.

As to requests and instructions. 17:142, Gil. 116.

In favor of verdict. 21:378; 22:238; 58:298.

of correctness of verdict. 4:438, Gil. 340.

that facts sustained verdict. 28:205, 238; 58:65.

that general verdict embraces all essential facts. 58:10.

that general verdict includes all damages. 22:537.

Presumption as to findings. 87:441.

by jury. 11:296, Gil. 204.

by trial court. 64:474.

in favor of findings of fact. 28:238.

as to findings on issues not in the pleadings. 40:489; 76:20.

sufficiency of findings by court or jury. 90:440.

as to regularity of judgment. 28:205.

as to validity of judgment on appeal. 20:274, Gil. 245.

c. Errors waived or cured below.

In justice's court, see Justice of the Peace.

Errors as to pleadings, see Pleading, I.

Cure of error. 1:134, Gil. 110; 11:341, Gil. 241.

Waiver of objection. 17:209, Gil. 181; 25:305.

By verdict. 25:442.

By subsequent proof. 27:301.

waiver of error in the proceedings by. 51:300.

By delay in making same. 17:332, Gil. 299.

By subsequent action of court. 23:314.

Failure to appear as waiver of irregularities. 5:280, Gil. 221.

Error in proceedings as affected by failure of party to appear. 8:243, Gil. 209.

Irregularity in trial of cause. 37:250.

Irregularity in motion for new trial. 56:74.

Objection to procedure. 41:394.

References are to Reports as Notes are in that order.

APPEAL AND ERROR, VII. c-Continued.

Mode of trying case. 14:516, Gil. 388.

Challenge by failure to use all peremptory challenges. 28:216.

Objection to venue of action. 45:186.

Objection to misconduct of jurors. 41:223.

Objection to taking of things or papers to jury room. 29:357.

Temporary absence of judge during trial. 33:207.

Objection to sufficiency of findings. 31:77, 163.

Defects in verdict; how cured. 51:460.

Refusal to dismiss cured by subsequent evidence. 22:287.

As to parties.

Waiver of right to object as to parties. 65:515.

Objection to defect of parties to action. 10:448, Gil. 360; 37:214; 43:449; 60:240.

Objection to intervention of claimant in garnishment proceedings. 27:85.

As to jurisdiction.

Objection to jurisdiction. 22:129; 53:508; 66:409.

Defect of jurisdiction. 21:403.

Jurisdiction of person. 31:289.

Jurisdiction of equity. 41:394.

How objection to jurisdiction of court waived. 74:302.

As to pleadings or summons.

Waiver of objection to errors in pleading or motion papers. 2:319, Gil. 273.

Evidence taken under objection as aiding complaint. 86:98.

Waiver of motion to set aside summons. 11:271, Gil. 184.

As to evidence.

Objection to evidence. 25:210; 57:519; 90:237.

Curing error in admission of evidence. 41:153.

Objection to evidence outside issues. 33:489.

Objection to admission of evidence on issues not pleaded. 51:300.

Objection to evidence pertinent to two issues but introduced as to one only. 46:369.

Objection to admissibility of evidence of conversation with deceased persons. 57:282.

Erroneous admission of evidence cured by subsequent ruling. 46:393.

Failure to object to irregularities or testimony as waiver. 26:262; 28:28.

Rulings on evidence by objector's introducing it later. 1:134, Gil. 110; 15: 327, Gil. 258.

Aider of plaintiff's case by defendant's evidence. 16:182, Gil. 161.

Waiver of proof of possession by plaintiff, in action to determine adverse claims.
41:250.

Curing deficiency in evidence by subsequent introduction. 32:185.

Effect of taking objection to evidence under advisement. 67:148.

Curing error in rejection of testimony. 17:200, Gil. 174.

Exclusion of testimony cured by others admitted. 32:492.

Waiver of right to have illegal evidence stricken out. 69:199.

Waiver of variance. 8:154, Gil. 125; 23:508; 53:247; 64:505.

Waiver of right to object to competency of witness. 8:107, Gil. 82.

APPEAL AND ERROR, VII. c-Continued.

As to instructions.

Curing erroneous instruction. 41:207.

Correction of errors in charge. 28:352.

Errors in instructions cured by special findings. 69:285.

Other instructions as curing error in instructions. 82:456.

Remedy for indefinite instruction to the jury. 30:489.

d. Matters reviewable.

On appeal from justice's judgment, see Justice of the Peace.

Questions appellate court will review. 2:248, Gil. 209; 13:92, Gil. 86; 25:558; 34:48; 44:250; 49:119; 52:352; 68:95.

On appeal from judgment alone. 24:1; 62:250; 71:322; 83:183; 91:91.

On appeal from "final decree" in foreclosure actions. 27:376.

On appeal form new trial order. 27:415,

On appeal from probate of will. 47:171.

On appeal from pro forms order. 22:565; 25:558.

On appeal under code system. 22:1.

Scope of review. \$3:220.

Orders and rulings reviewable. 30:496.

Irregularities considered. 18:199, Gil. 182.

Ruling on demurrer. 37:382.

Ruling on motion to amend complaint. 64:61.

Review of evidence. 40:408.

Review of sufficiency of pleadings. 38:479.

Of erroneous assumption of burden of proof. 90:47.

Review of judgment. 70:71.

judgment non obstante. 64:312.

Objection after the judgment. 38:508.

Review of decision of trial court based on affidavits. 66:10.

Review of order on motion to amend findings of fact. 66:138.

Granting of liquor license as reviewable. 37:362.

Review of assessment. 63:497.

Review of assessment of damages. 3:141, Gil. 86; 3:147, Gil. 92.

Review of award of damages by jury. 10:350, Gil. 277.

Questions of damages entered by clerk. 3:67, Gil. 30.

Errors in favor of party objecting.

Objection to favorable errors. 28:232; 70:71.

to remittitur imposed on opposite party. 28:232.

Discretionary matters.

Review of discretionary power. 40:65.

Review of discretionary orders. 74:320.

Abuse of discretion by trial court. 74:525.

how reviewable. 5:505, Gil. 399.

Review of decision on affidavits. 68:14.

Abuse of court's discretion in denving continuance. 50:383.

References are to Reports as Notes are in that order.

Index to Notes, Minn. Rep.

3.

APPEAL AND ERROR, VII. d-Continued.

Review of order as to change of venue. 28:337.

order granting change. 19:464, Gil. 406; 45:170.

refusal to change. 66:213.

Review of assessment of costs. 3:141, Gil. 86.

taxation of costs on appeal. 14:286 Gil. 214.

errors in allowance of costs. 29:86.

When order on motion to correct pleadings will be reviewed. 30:453.

abuse of discretion in denying amendment. 39:325.

review of motion to strike. 51:558.

Review as to ruling on competency of minor as witness. 23:104.

Review of court's decision as to admissibility of secondary evidence. 87:40.

Conclusiveness of court's decision as to qualifications as expert. 67:298.

Review of rulings relating to jurors. 64:402.

conclusiveness of decision of challenge by court or triers. 6:319, Gil. 224; 26:183; 57:323; 61:412; 80:314.

finding of disqualification of juror by sickness. 90:348.

Review of order opening or vacating judgment. 11:65, Gil. 37; 11:232, Gil. 153.

Review of order granting or refusing new trial. 56:11; 64:218.

order granting new trial. 22:36.

order granting new trial. 49:553; 57:25; 91:239.

grant of new trial on discretionary grounds. 13:434, Gil. 398.

grant of new trial for insufficiency of evidence. 30:293.

order granting or refusing new trial on ground of insufficiency of evidence. 56:90.

reversal of order denying motion for a new trial. 49:365.

reversal of award of new trial on weight of evidence. 29:171.

when affidavits conflict. 30:22.

new trial conditioned on remittitur. 75:368.

second or later new trial. 30:93.

Questions not raised below.

Objections not raised in trial court. 2:113, Gil. 93; 3:141, Gil. 86; 10:427, Gil. 341; 14:105, Gil. 75; 22:132; 22:137; 20:376; 41:115; 45:9; 47:491; 99:115.

Right to raise new question on appeal. 8:50, Gil. 30; 19:108, Gil. 78; 40:84; 70:179.

Objections available on appeal. 27:403.

Time for raising objection. 19:327, Gil. 282.

Waiver by failure to present questions to trial court. 21:327; 21:415.

Decision of open question on appeal. 37:507.

Errors not challenged in trial court. 89:500.

Question not before trial court. 84:217.

Assignment of error on appeal not properly saved below. 91:127.

Effect of failure to request a ruling on objection to evidence. 92:404.

Objection to jurisdiction on appeal for first time. 30:451.

Effect of failure to object to jury's being sworn and impanelled in court case.
21:327.

Objection that no bond was filed in attachment suit. 28:501.

APPEAL AND ERROR, VII. d-Continued.

Review on appeal of judgment entered by clerk. 37:56.

Review of cost questions not raised below. 3:347, Gil. 246.

taxation of costs. 17:32, Gil. 16; 33:372; 37:509.

taxation by clerk. 37:56.

Trial without objection on issues, not raised by pleadings. 17:469, Gil. 447. voluntary trial on an issue not pleaded. 38:487.

litigation of issues outside the pleadings. 66:110.

Adherence on appeal to theory upon which case is tried. 8:346, Gil. 305; 28:413; 60:127; 60:351.

right to present new theory or issues on appeal. 8:461, Gil. 410; 32:273.

theory of trial court as prevailing on appeal. 25:461; 45:549.

conclusiveness of theory of case adopted by the parties. 54:144.

shifting position on appeal. 62:258; 75:286; 82:474.

objection to theory on which case was tried. 66:388.

Objection to pleadings. 8:243, Gil. 209.

objection to sufficiency of pleading. 18:462, Gil. 414.

objection to sufficiency of complaint. 12:98, Gil. 53; 29:376; 31:205; 58:39.

objection that barred cause of action is pleaded. 12:98, Gil. 53.

time for objection. 17:469, Gil. 447.

adherence to construction of pleadings made by parties at trial. 36:290. effect of first raising objection on appeal. 43:458.

Objection to incompetency of evidence not made at trial. 14:252, Gil. 185.

Waiver in failing to object to testimony. 21:215.

Effect of failure to object to admissibility of evidence. 27:49.

Irrelevant evidence outside of issues admitted without objection. 35:55.

Time of making objection for variance. 41:485.

Sufficiency of evidence. 29:200.

Objection to instructions. 32:22; 91:249; 95:408.

time for objecting. 30:522; 32:427.

failure to except to charge as waiver of error therein. 53:116.

duty of counsel to call attention to errors in charge. 85:274.

necessity for objections to inaccurate charge. 87:91.

errors waived by want of objections to charge to jury. 87:250.

Review of verdict on questions not raised in trial court. 21:146.

Review of error in computing verdict. 57:374.

Appeal on ground of excessive damages. 61:265.

Review of court findings on appeal without previous objection. 31:495.

Review of variance between judgment entered and that ordered. 66:487.

Review of facts generally.

Review of evidence. 68:101.

Review of findings of fact by appellate court. 3:141, Gil. 86; 22:287; 28:390; 30:119; 83:14.

findings based on written evidence. 4:282, Gil. 201.

findings based on written and oral evidence. 39:101.

in fraudulent conveyance suit. 19:367, Gil. 312.

Review of findings for total want of evidence of material fact. 11:341, Gil. 241. Findings subject to review on appeal. 46:10.

References are to Reports as Notes are in that order.

APPEAL AND ERROR, VII. d-Continued.

Effect given to findings of fact on appeal. 7:414, Gil. 328; 7:442, Gil. 351; 11:356, Gil. 254; 12:298, Gil. 196.

in equitable actions. 6:160, Gil. 98.

Weight of findings on review. 26:391.

Conclusiveness on appeal of findings of fact. 4:282, Gil. 201; 18:126, Gil. 111.

Findings by jury.

Conclusiveness of finding of jury. 5:339, Gil. 271; 8:154, Gil. 125; 27:137; 29:411.

Verdict on conflicting testimony. 21:91: 28:362.

Setting aside verdict as against the evidence of experts. 21:464.

Duty of court to sustain verdict of jury. 78:461.

Setting aside verdict on appeal. 82:460.

Effect of verdict on appeal from probate court. 26:391.

Conclusiveness of jury's verdict in trespass action. 22:90.

Jury findings in equitable actions. 7:414, Gil. 328.

Conclusiveness as to amount of damages. 8:154, Gil. 125.

Review of damages on appeal. 95:261.

Power of appellate court over excessive verdict. 50:485; 60:12.

Conclusiveness of verdict as to negligence. 32:390.

Reversal of verdict in criminal case because unsupported by evidence. 10:313, Gil. 246.

Findings of court or referee.

Conclusiveness of finding of fact by court. 18:300, Gil. 272; 22:531.

Review of findings of trial court. 13:434, Gil. 398; 37:43; 46:66; 61:398.

findings based on affidavits. 38:382; 41:297; 76:54.

findings based on conflicting affidavits. 25:461; 47:250.

Review of special findings of fact. 44:534.

Conclusiveness of order of trial court on motion to vacate attachment. 60:17.

Conclusiveness of findings of referee. 8:226, Gil. 195; 20:527, Gil. 473; 22:287. Review of law or facts found by court or referee without case or exceptions. 4:422, Gil. 325.

e. Estoppel to object.

Estoppel to object to requested instruction. 36:350.

effect of acquiescence in instructions. 45:477.

Right of defendant to object after accepting issues tendered but not pleaded. 55:192.

f. Prejudicial error.

Harmless error. 7:286, Gil. 216; 8:351, Gil. 310; 10:223, Gil. 178; 13:341, Gil. 315; 14:105, Gil. 75; 23:291, 325; 36:290; 37:512; 38:493; 47:28; **53:436**; 71:216; 83:197; 93:385; 96:95.

Effect of nonprejudicial error. 1:134, Gil. 110.

Errors immaterial to appellant parties. 1:179, Gil. 153.

Harmless error as to theory of case. 40:469.

Reversal of judgment rendered without jurisdiction. 10:386, Gil. 308.

References are to Reports as Notes are in that order.

APPEAL AND ERROR, VII. 1-Continued.

Error in denying order for supposed want of power. 17:296, Gil. 273. Reversible error on appeal from default judgment. 61:271.

As to evidence.

Violation of rules of evidence as error. 37:379.

Harmless error in admission of evidence. 13:235, Gil. 220; 40:152; 64:457; 99:461.

of fact admitted. 24:221.

immaterial evidence. 12:412, Gil. 295; 12:255, Gil. 166.

improper testimony. 11:235, Gil. 154.

improper evidence without objection. 29:341.

Effect of incompetent evidence. 98:414.

in trial by court. 88:499.

of presumable fact. 21:187.

Effect on jury of evidence improperly introduced and stricken out. 87:432.

Insufficiency of evidence as ground for reversal. 89:291.

Variance. 88:18.

When exclusion of evidence is nonprejudicial error. 42:368; 81:337.

As to instructions.

Harmless error in instructions. 21:5; 29:221; 44:172; 87:242; 89:154.

Error in instructions as ground for reversal. 8:140, Gil. 110; 20:257, Gil. 231; 42:309; 51:86; 64:193; 64:509; 82:456; 96:95.

Harmless error in submission of issues. 68:173.

Effect of technical or verbal error in charge to jury. 90:36.

Instructions subject to misinterpretation by the jury. 86:276.

Conflicting instructions as error. 28:426.

Assuming existence of controverted fact as error. 21:442.

Effect of harmless error in charge in homicide case. 91:419.

Comment in instructions on failure of accused to testify. 56:226.

Instruction in absence of counsel as error. 46:212.

Refusal of requests as error. 17:76, Gil. 54; 17:308, Gil. 284; 71:34.

Failure to instruct jury. 86:30; 92:312.

Failure to properly charge jury as grounds for error. 92:470.

Effect of failure to instruct when not requested. 28:216.

Necessity for asking for further instructions. 66:384.

Disregard of erroneous instruction to the jury as harmless error. 18:96, Gil. 79.

Remarks or conduct of judge or counsel.

Comments by judge as reversible error. 43:337.

Misconduct of judge as reversible error. 28:5.

Remark of trial judge, as error. 91:346.

Misconduct of counsel as error. 81:112.

Comment on failure to testify as error. 54:195.

failure of accused to testify. 56:226;65:230.

Effect of statements to jury regarding previous recovery. 88:50.

Use of improper or prejudicial language by counsel as ground for reversal. 96:469.

As to jury.

Harmless error in forming jury. 1:347, Gil. 257.

Harmless error in accepting juror. 28:216.

References are to Reports as Notes are in that order.

APPEAL AND ERROR, VII. 1—Continued.

Harmless error in excluding juror. 6:319, Gil. 224.

Harmless error in improperly rejecting juror on challenge by state. 53:541.

Misconduct of jurors as ground for reversal. 22:5; 28:5.

Failure to find.

Reversal for want of findings. 31:268.

Error in amount of judgment.

Trifling error in amount of judgment. 58:505.

Harmless error in amount of damages or in denial of nominal damages. 59:240.

Giving wrong reason.

Effect of assigning wrong reason for correct decision. 5:444, Gil. 362; 7:421, Gil. 336; 23:227; 33:172; 76:391; 78:299.

Orders of trial court based on wrong reason. 65:382; 74:525.

VIII. Judgment.

On appeal from justice's judgment, see Justice of the Peace.

Remittitur on motion for new trial, see New Trial.

Remittitur on trial, see Trial, V.

Review and correction on appeal of judgment entered by default. 24:43.

Summary of facts of case by supreme court. 47:543.

Right to separate judgments on appeal by joint parties. 28:314.

Joint judgment on joint appeal. 65:9.

New trial or judgment on reversal. 49:517.

Reversal of judgment in supreme court as granting new trial. 52:109.

Discretion in appellate court to remand or render judgment. 3:246, Gil. 169.

Judgment on appeal where return contains no certificate of the clerk. 55:462.

Procedure on reversal of order granting judgment notwithstanding verdict.
79:14.

Rendering modified judgment.

Modification of judgment on appeal. 10:178, Gil. 144.

Correction of judgment on appeal. 66:138.

Correction of error in judgment. 5:74, Gil. 55.

by modifying judgment. 2:323, Gil. 277.

Effect of appellate court order modifying injunction. 30:477.

Power to reduce amount of verdict upon appeal. 44:5.

Power of appellate court over excessive verdict. 47:36.

Costs and disbursements.

On appeal from justice's judgment, see Justice of the Peace.

Allowance of statutory costs on appeal. 80:331.

Costs on appeal from allowance of claim. 15:324, Gil. 254.

Costs on dismissal of error or appeal. 1:401, Gil. 401.

Taxation of costs in Supreme Court for transcript of testimony. 27:280.

Costs on appeal where judgment is modified. 46:548.

Taxation of costs. 51:249.

Right to costs on appeal from justice court. 51:341.

Allowance of disbursements in supreme court. 4:552, Gil. 434.

Effect on right to, of setting appeal for argument in violation of rules of appellate court. 63:110.

References are to Reports as Notes are in that order.

APPEAL AND ERROR, VIII.-Continued.

Effect of decision.

Effect of reversal of judgment. 51:198; 65:60; 85:359.

simple reversal. 32:522.

on redemptioner. 72:352.

Rights and remedies on reversal. 36:228.

Reversal as granting new trial. 61:408.

Questions reviewable on second appeal. 16:89, Gil. 77.

Protection of persons acting in reliance on decision by appellate court. 4:190, Gil. 131.

- subsequent proceedings below.

On appeal from justice's judgment, see Justice of the Peace.

Duty of lower court upon reversal. 52:501.

Jurisdiction of parties upon reversal. 36:239.

Proceedings after reversal. 54:514.

Retrial of one of two causes of action in same case. 23:563.

- conclusiveness of decision.

Appellate court's decision as res judicata. 8:286, Gil. 252; 51:460; 55:414.

Matters res adjudicata by appeal. 30:501; 54:75;

Conclusiveness of prior decisions on later appeal. 65:25.

Law of the case on second appeal. 64:543; 67:48; 84:341.

in ejectment. 26:75.

Effect of decision in former appeal as law of case. 54:37.

Status on second trial of action for recovery of land of decision on first appeal. 54:157.

- restitution on reversal.

Restitution on reversal of judgment. 40:211.

Right to recover property sold under paid judgment. 51:567.

IX. Rehearing.

Re-argument on appeal. 8:540, Gil. 483.

Application for. 46:54; 87:445.

Grounds for and rules governing. 5:119, Gil. 85.

After change of membership of appellate court. 15:341, Gil. 274.

Remedy for reconsideration of case in supreme court. 19:357, Gil. 309.

Termination of jurisdiction of appellate court. 8:286, Gil. 252.

X. Liability on appeal bond.

Matters as to security on appeal generally, see supra, III.

Enforcement of bonds. 37:9.

Conditions precedent to suit bond. 13:407, Gil. 376.

Right to maintain action bond. 52:55.

What constitutes breach of bond. 57:37.

Liability of sureties on appeal bond. 13:407, Gil. 376.

Defense available to surety on appeal bond. 77:523.

Effect of annulment of judgment upon liability. 13:407, Gil. 876.

Judgment on appeal against sureties. 28:40.

Liability on stay bond for full amount of judgment. 35:384.

APPEARANCE.

Opinion evidence as to, see Evidence, VII.

Appearance of counsel. 51:460.

Admitting appearance of claimant on own application. 23:239.

Appearance of adverse claimant to intervene in garnishment proceedings. 27: 85.

What constitutes; sufficiency.

Special appearance, 12:529, Gil. 437.

General appearance. 53:129.

by motion. 23:268.

answer to merits as. 31:429.

Special or general appearance of defendant. 55:443.

Sufficiency of appearance in action. 22:1.

Effect of; waiver by.

Appearance as waiver. 21:30.

Appearance to object to jurisdiction. 35:285.

Waiver of citation by. 1:192, Gil. 166.

Waiver of defect in process by. 27:85.

Waiver of objections to service by appearance. 29:46.

As waiver of objection to defects in writ. 31:429.

Waiver of want of jurisdiction by. 18:312, Gil. 281.

Submission to jurisdiction by. 20:173, Gil. 157.

Acquirement of jurisdiction by. 25:131.

Jurisdiction acquired by appearance or consent of parties. 28:400.

Appearance to contest jurisdiction as conferring jurisdiction. 29:108.

Voluntary appearance in courts of another state as conferring jurisdiction. 55:401.

Waiver of defect in notice. 22:552.

Effect of subsequent appearance on void judgment. 33:419.

Waiver of irregularities in proceedings by. 80:177.

Effect of general appearance. 10:178, Gil. 144; 39:336.

after judgment. 39:336.

as waiver. 13:174, Gil. 165.

as waiver of defective process. 34:96.

as waiving answer. 18:90, Gil. 72.

as validating void decree. 23:268.

waiver of jurisdictional defects by. 7:502, Gil. 409.

Effect of special appearance. 37:466; 39:336.

as affecting void decree. 23:539.

APPLIANCES.

Master's duty as to, see Master and Servant, IL.

APPLICATION.

Of payments, see Payment.

References are to Reports as Notes are in that order.

APPOINTMENT.

Of personal representative, see Executors and Administrators.

Of guardian, see Guardian and Ward.

Of receiver, see Receivers.

To office, see Officers.

APPORTIONMENT.

Of loss between insurers, see Insurance, VI.

Of assets, debts, and expenses, on dividing corporation or annexing territory, see Municipal Corporations, I.

Of local assessments, see Public Improvements,

Of proceeds of taxes, see Taxes, IV.

APPRAISAL.

Of insurance loss, see Insurance, VI.

APPROPRIATIONS.

Of public money, for what purposes allowed, see Public Moneys.

Of water, see Waters.

Validity of appropriation for defeated candidate's expenses. 92:84.

APPURTENANCES.

What are "appurtenances." 28:262.

ARBITRATION.

Of insurance loss, see Insurance, VI.

As to references generally, see Reference.

When court may entertain proceedings in arbitration. 11:92, Gil. 57.

Necessity for strict compliance with statutes governing arbitration. 27:403.

Appraiser of lease value as common law arbitrator. 40:164.

Appraisal of lot for flxing ground rents. 40:164.

Right to revoke authority of arbitrators. 59:290.

Submission to.

Submission to arbitration. 30:38.

What constitutes submission. 52:428.

Requisites of statutory submission. 39:360.

Validity and effect of informal submission. 39:360.

Requisites of agreement to submit to. 53:269.

Conclusiveness of. 7:374, Gil. 295; 23:46; 40:164; 72:153; 75:308.

Waiver of objections to. 7:374, Gil. 295.

Transcendence of power as objection to. 7:374, Gil. 295.

Time for objection to. 23:64.

Description of parties and property in. 32:95.

Excuse for nonperformance of. 43:367.

References are to Reports as Notes are in that order.

ARBITRATION-Continued.

Vacation of. 52:428; 92:306.

When set aside. 91:210.

Action on, for property taken for local improvements. 58:459.

Binding effect of decision of referee on disputed terms of contract. 19:414, Gil. 359.

Conclusiveness of decision of person designated by contract to settle disputes or measurements. 20:370, Gil. 322.

Conclusiveness of determination to be made by another. 28:205. determination of compensation by employer. 28:205.

ARCHITECTS.

Certificate of performance of contract by, see Contracts, IV. Compensation of architects. 13:473, Gil. 438.

ARGUMENT.

Of counsel, see Trial, L.

ARMY.

Army regulations. 11:204, Gil. 133.

ARRAY.

Challenge of, see Jury.

ARREST.

Civil liability for making, see False Imprisonment. Right of policeman to make arrest. 34:1.

Power of officer to arrest without warrant. 30:506.

for offense against ordinance. 30:506; 34:1.

Practice in arresting party who has violated ordinance. 19:327, Gil. 282. Requisites of legal arrest. 68:509.

Issuance of warrant of arrest and search warrant. 89:205.

ARTICLES OF ASSOCIATION.

Of benefit society, see Insurance, III.

ARTICLES OF INCORPORATION.

See Corporations, III.

References are to Reports as Notes are in that order,

ASSAULT AND BATTERY.

Measure of damages for, see Damages, III.

Indictment for, see Indictment, etc.

With intent to rape, see Rape.

Assault with intent to murder. 2:123, Gil. 99.

Assault with intent to commit a felony. 4:321, Gil. 237.

Right to commit assault. 34:25.

Right to use force to recover chattel. 82:235.

Liability for. 9:204, Gil. 189.

for assault in regaining rightful possession of land. 85:90.

Justification for assault. 38:356.

Justifiable assault. 22:565.

Right of person assaulted to defend himself. 3:276, Gil. 185.

justifiable force. 3:270, Gil. 185.

duty to retreat. 3:270, Gil. 185.

What constitutes.

What constitutes assault. 82:268.

What constitutes battery. 82:235.

What constitutes assault and battery. 9:204, Gil. 189.

Physical touch as necessary to constitute battery. 24:889.

What constitutes assault with deadly weapon. 25:161.

Definition of battery. 38:356.

ASSENT.

Presumption and burden of proof as to, see Evidence, II.

Of owner to construction of building as essential to mechanics' lien, see Mechanics' Liens.

ASSESSMENT.

Recovery back of, see Assumpsit.

On stockholders, see Corporations, V.

Of damages, see Damages, V.

For drains and sewers, see Drains and Sewers.

Injunction against, see Injunction.

For insurance, see Insurance, III.

Limitation of actions as to, see Limitation of Actions,

For public improvements, see Public Improvements, IL.

Of tax, see Taxes, IV.

ASSETS.

Of decedent's estate, see Executors and Administrators.

ASSIGNEE.

For creditors, see Assignment for Creditors. In insolvency, see Insolvency.

References are to Reports as Notes are in that order.

ASSIGNMENT.

For creditors, see Assignment for Creditors.

Of negotiable paper, see Bills and Notes.

Of chattel mortgage, see Chattel Mortgage.

Of corporate stock, see Corporations, V.

Of claim against insolvent, see Insolvency.

Of insurance policy, see Insurance, IV.

Of judgment, see Judgment, VII.

Of lease, see Landlord and Tenant.

Of license, see License.

Of mechanics' lien, see Mechanics' Liens.

Of mortgage, see Mortgage, IV.

Effect of, on right of action, see Parties.

As to pledge, see Pledge.

Right to set-off as against assignee, see Set-Off and Counterclaim.

Of warehouse receipts, see Warehousemen.

Assignment of accounts. 67:41.

Sufficiency of assignments. 67:420.

Breach of condition as to assignments in contract for sale of land. 72:195.

Debtor's assignment as bar to creditor's suit. 56:202.

Power of attorney as means of effecting assignment. 83:54.

What constitutes.

What constitutes an assignment. 67:41.

Of contract. 84:455.

non-negotiable contract. 76:45.

of fund. 76:183.

What constitutes an equitable assignment. 1:270, Gil. 205; 55:122.

of debt. 27:85; 55:14; 65:497.

of part of debt. 31:239.

of chose in action. 56:150.

of equitable chose in action. 23:239.

acceptance of order by debtor as complete assignment. 68:325.

What assignable.

Cause of action. 5:523, Gil. 417; 24:110; 47:557.

on .bond. 47:364.

for personal injury. 67:420.

for tort. 22:476; 43:466.

Claim for moneys to accrue. 47:247.

Contract. 1:195, Gil. 82; 43:466.

interest in. 56:14.

Contract rights. 19:335, Gil. 289.

Guaranty. 43:466.

of negotiable instrument. 69:118.

Incidents of property assignable therewith. 14:145, Gil. 113.

Lien. 1:134, Gil. 110

Wages. 85:355.

Wages to be earned. 55:122.

Future earnings or profits. 97:258.

ASSIGNMENT-Continued.

Notice.

Necessity for. 1:270, Gil. 205.

Validity of assignment of chose in action without notice to the debtor. 30:244.

Notice of assignment of debt as fixing rights of the parties. 55:122.

Acts of debtor after notice of assignment as affecting rights of assignor. 55:122.

Validity of.

Assignments of choses in action. 5:352, Gil. 283.

Assignments of growing crops. 32:193.

Validity of transfers in futuro. 32:193; 35:399.

Assignment of wages. 47:364; 95:35, 383.

future wages. 47:247; 95:35, 383.

Assignment of future earnings. 79:383.

Partial assignment of claim. 55:122.

Assignment of money to become due. 56:14.

Rights and liabilities of parties.

Rights and liabilities of assignee. 97:190.

Rights and remedies of assignee of demand. 36:198.

Rights of assignee of chose in action. 55:122.

Equities of assignees. 46:33.

Priority of rights of different assignees. 5:352, Gil. 283.

Title of assignee. 28:172.

Remedy of assignee claiming goods in hands of third party. 18:414, Gil. 373.

Right of assignee of state to money paid on assignment of certificate. 28:197.

Right of assignee to enforce assignor's lien on exempt property. 69:22.

In case of assignment for purpose of collection only. 79:275.

Rights of assignee of principal contract to incidentals. 35:434.

Incidental rights and remedies. 36:198.

Assignment of judgment or demand as including its securities. 15:132, Gil. 99.

ASSIGNMENT FOR CREDITORS.

Matters as to bankruptcy, see Bankruptcy.

Conflict of laws as to, see Conflict of Laws.

By corporation, see Corporations, VII.

Right to prefer creditors generally, see Fraudulent Conveyances.

Right of assignee to attack conveyance as fraudulent, see Fraudulent Conveyances.

As to insolvency generally, see Insolvency.

As to receivers, see Receivers.

Assent of creditor to. 3:377, Gil. 271.

What constitutes. 3:389, Gil. 282.

Jursidiction of courts over. 24:232.

Nature of statutory proceedings in. 24:232; 32:60.

Statutory requisites of. 28:118.

Filing of. 31:136.

Preference in. 34:282.

Collateral attack on. 32:66; 43:38.

Right to question assignment. 76:493.

References are to Reports as Notes are in that order.

ASSIGNMENT FOR CREDITORS—Continued.

Right of voluntary assignment. 38:539.

Voluntariness of assignment. 64:339.

Common-law right of assignment independently of statute. 39:520.

Irrevocability of. 48:396.

When assignment becomes operative. 68:282.

Time for filing deed of. 73:308.

Title to undisposed of realty on execution of assignment for benefit of creditors.
90:169.

Construction of.

Construction of assignment with schedule of property. 6:375, Gil. 260.

Construction of assignment deed. 39:520.

where release by creditors is not required. 39:520.

Effect.

Effect of voluntary assignment. 41:325.

Effect of statutory assignment. 46:138.

Property as being in custodia legis after assignment for benefit of creditors. 24:295; 28:93; 32:60; 32:66.

Instruments avoided or dissolved by assignments for creditors. 36:305.

Avoidance of sales and transfers by assignee of receiver of an insolvent. 37:82.

Assignee generally.

Powers of court over assignees for creditors. 4:13, Gil. 1.

Assignee as purchaser for valuable consideration. 23:242.

Assignee as trustee as to surplus. 24:232.

Time for assignee under insolvency act to file bond. 32:71

Requisite qualifications of assignee. 6:375, Gil. 260.

necessity that assignee be resident freeholder. 33:412.

Assignee as representing the creditors. 69:69.

Interests represented by assignee. 69:124.

Action on bond of assignee by his successor. 35:340.

Manner of presenting claim against assignee. 60:305.

Removing assignee upon petition of majority of creditors. 55:130.

for assuming position inconsistent with trust. 58:313.

for nonpayment of premium of bond. 77:402.

Rights and powers of assignee.

Power of assignee. 60:397.

Rights of assignee. 6:305, Gil. 213; 45:446.

Interest of. 36:15.

Powers to avoid fraudulent transfers. 25:500; 35:543; 46:240; 67:287; 69:69.

Right to avoid unfiled chattel mortgage or conditional sale. 67:287.

under voluntary assignment. 25:473.

Title and equities under assignment. 31:244.

Title to property. 25:509.

Right to property before approval of his bond. 41:304.

Priority between assignee and attaching creditor. 33:262.

Rights of assignee as against unrecorded mortgage. 68:282; 69:124.

Remedy of assignees to recover preferences. 67:56.

Right to sue or defend in own name. 25:509.

Actions maintainable by receiver or assignee. 35:543.

ASSIGNMENT FOR CREDITORS-Continued.

Validity.

Validity of assignment. 3:364, Gil. 257; 3:377, Gil. 271; 8:477, Gil. 427; 24:98; 32:60; 35:194; 56:510; 65:184.

under statute. 33:412; 87:456.

common-law assignment made in another state. 58:205.

Voidable or void assignment for creditors. 51:1.

Sufficiency of assignment. 41:3.

Validity of informal assignments as against creditors. 27:255; 46:87.

Assignment by partnership. 35:194.

validity of. 41:430, 434.

Voluntariness. 35:194.

Partial or conditional assignments. 4:204, Gil. 146.

Fraudulent assignments. 6:305, Gil. 213.

fraud extrinsic to the deed of assignment. 6:305, Gil. 213.

fraud not known to assignee. 6:305, Gil. 213.

fraudulent intent as vitiating assignment. 28:93; 33:412.

Waiver by creditors of objections to regularity of assignment. 46:87.

Assignments to prevent forced sale. 6:305, Gil. 213.

Provision against sacrifice of property. 4:204, Gil. 146.

Assignment exacting release. 23:242.

Assignment with power to compromise, 23:242.

Provision for rendition of surplus to assignor. 31:244.

Assignment as security for a subsequent debt. 65:409.

Description of real estate in assignment. 38:315.

Effects of failure or delay to file bond and inventory. 24:295.

Failure to file inventory as affecting validity. 26:141.

Reflect of refusal of assignee to qualify on validity, 59:59.

Invalidity of assignment by solvent debtor. 4:204, Gil. 146.

Property passing by.

What covered by assignment. 23:55.

Things included by implication in description of goods passing by conveyance or transfer. 34:251.

Claims of assignor passing by assignment. 37:248.

Assignment by partnership as covering individual property. 37:527.

Rights and interests of assignor.

Interest in property assigned. 38:382; 45:341; 93:387.

Reversionary interest. 36:15; 48:93.

Right to maintain action. 36:15.

ASSOCIATIONS.

Benevolent societies, see Benevolent Societies.

Building and loan associations, see Building and Loan Associations.

Conclusiveness of decisions of tribunals of, see Courts.

Joint stock companies, see Joint Stock Companies.

Illegal combinations of, see Monopoly and Combinations.

Religious corporations, see Religious Societies.

Service of process on, see Writ and Process.

References are to Reports as Notes are in that order.

47

ASSOCIATIONS-Continued.

Associations for private profit. 23:92.

Association holding itself out as a corporation as chargeable as such. 35:458.

Power of voluntary associations. 41:226.

Power to adopt by-laws. 48:215.

Right to alter by-laws. 58:340.

Suit against unincorporated voluntary association. 64:261.

Right of action against unincorporated association. 89:222.

Capacity of organization to sue or be sued. 91:189.

Suit against voluntary association by name. 91:171.

Right to sue benefit association by name it assumed. 48:82.

Actions by or against voluntary associations in common firm name. 70:298.

Suit against business association under common name of associates. 89:222.

Members.

Power of corporations as to membership. 25:387.

Suspension for nonpayment of dues. 45:256.

Coercive discipline of member of society to compel unlawful act. 82:173.

Members of association as creditors. 58:340.

Nature of liability of members of unincorporated association. 67:194.

Action by member against unincorporated association for negligence. 68:521.

Liability of society for acts of members. 52:333,

ASSUMED NAME.

See Name.

ASSUMPSIT.

Trespass as basis for implied assumpsit. 58: 112.

Right to waive tort and sue on implied contract. 58:112.

Action for money paid for another's use. 76:328.

For money received.

Action for money had and received. 2:210, Gil. 171; 29:238.

Received by public. 31:201.

By person entitled against person receiving money illegally from sheriff or officer. 29:238.

For sum paid on unperformed agreement. 49:198.

Causes admissible under count for money had and received. 19:372, Gil. 317.

Recovery back of payments made.

Recovery back of premiums paid, see Insurance, IV.

Recovery back of excess paid to redeem, see Mortgage, VII.

Recovery back of purchase money paid, see Vendor and Purchaser.

Right to recover back payment. 13:184, Gil. 174; 50:175.

Recovery of compulsory payments. 41:25.

Recovery of payment made on request, 62:374.

Recovery back of voluntary payment. 46:319; 52:67; 57:395; 59:325; 72:17; 75:383.

to attaching creditors. 58:145.

of excessive interest. 19:67, Gil. 45; 27:132; 26:547.

References are to Reports as Notes are in that order.

ASSUMPSIT-Continued.

What constitutes voluntary payment. 26:543; 57:395. of usurious interest. 26:547.

payment made at request of debtor as volunteered. 58:201

What constitutes involuntary payment. 44:546; 67:303.

Right to recover payment made under protest. 34:384.

Right to recover payment made under duress. 34:384.

Recovery of money paid by mistake. 30:241; 49:189; 61:285.

of law. 37:522; 39:461.

Necessity for notice of mistake in paying. 13:184, Gil. 174.

Recovery of payments made under misrepresentations. 39:250; 40:184.

Recoverability of loan made on fraudulent representations. 77:140.

Recovery of payment obtained by fraud. 60:23; 66:325.

Recovery of payment made on contract. 80:15.

Recovery of money paid under contracts defeated by statute of frauds. 38:18.

Recovery of money paid under agreement void by the statute of frauds, or otherwise. 12:326. Gil. 216.

Recovery of earnest money. 55:537.

Right to return of purchase money. 19:872, Gil. 317; 44:551; 49:198. prerequisites to action for. 58:353.

Recovery of payments on failure of consideration. 83:35.

Money necessarily paid by convenantee to clear title. 34:382.

Recovery of money voluntarily paid to prevent or remove cloud from title. 26: 543.

Recovery of money paid under compulsion to redeem from mortgage. 21:3.

Recovery by drawee or maker who has honored forged negotiable instrument. 2:78, Gil. 61.

Excessive water rent paid to prevent water being shut off. 50:175.

-assessments, taxes and fees.

Recovery of payment of assessment. 63:43; 75:383; 79:29.

Recovery of payment of assessment for local improvement. 79:5.

Voluntary payment of taxes. 15:35, Gil. 18.

Recovery back of taxes. 7:140, Gil. 84.

Recovery of taxes voluntarily paid. 51:349.

Involuntary payment of tax or assessment. 34:446.

Reimbursement for taxes. 67:303.

Nature of right to have refund on void tax. 28:197.

Reimbursement of payer of void taxes. 31:256; 35:124.

Recovery of illegal taxes paid. 41:25; 76:257, 379.

Recovery of money paid on illegal assessment. 86:98; 95:431.

Recovery of taxes paid on erroneous assessment. 47:552.

Constitutionality of act providing for the refunding of purchase money paid on illegal taxes. 35:418.

Mode of recovery of money paid under wrongful assessment. 66:304.

Procedure for refunding taxes as nonjudicial proceedings. 38:90.

Validity of tax refunding proceedings as against land-owner. 38:90.

Right of stranger to recover for taxes paid on lands of another. 38:482.

Payments for taxes not binding on payer. 26:543.

Recovery of taxes paid through mistake of fact. 26:20.

References are to Reports as Notes are in that order.

Index to Notes, Minn. Rep

4.

ASSUMPSIT-Continued.

Taxes or public dues voluntarily paid under mistake of law. 46:319.

Right to recover taxes paid on land under mistaken belief as to title. 23:386.

Right to recover excess payment of taxes. 87:243.

Recovery of amount of taxes paid when same are vacated. 65:347.

Payment of tax under protest. 26:543.

Necessity for protest. 41:25.

Recovery after payment under protest. 15:35, Gil. 18.

Recovery where improvement is abandoned. 34:446; 61:542; 63:43; 79:29.

Effect of agreement to refund tax. 69:170.

Refunding provisions applicable to voidable sales. 30:273.

Refundment of money paid at void tax sale. 77:343.

Refundment on invalid tax title. 81:254.

Reimbursement of tax purchaser on failure of title. 58:1; 59:424.

Recovery of money paid upon void tax sale. 15:479, Gil. 394.

proceedings to recover. 46:522.

constitutionality of laws providing for refundment of money paid at. 45:174.

Right of refundment of money paid by purchaser at assessment sale. 82:273.

Validity of law requiring return of purchase money on void tax sales. 28:197.

Reimbursement of purchase money paid under void tax sale and subsequent payment of taxes. 31:256.

Who entitled to recover purchase money and taxes paid under void tax sale.

Refundment of money paid for void assessment certificate. 98:416.

Refund on void tax certificate of subsequent taxes paid by holder. 34:475.

Voluntary payments of fees under void statute. 44:546.

Liquor license fee. 72:17.

Voluntary payment of public dues. 15:35, Gil. 18.

Public money.

Recovery of money unlawfully paid by municipality. 53:525, 528.

Recovery of public money paid under a void contract. 65:176.

ASSUMPTION OF DEBT.

By grantee of mortgaged premises, see Mortgage, III.

ASSUMPTION OF RISK.

By servant, see Master and Servant, II.

ATTACHMENT.

Conflict of laws as to, see Conflict of Laws.

Property exempt from, see Exemptions; Homestead.

Presumption and burden of proof as to, see Evidence, IL.

As to garnishment, see Garnishment.

Sale under, see Judicial Sale.

What property subject to, see Levy and Seizure.

Right to attachment. 33:29.

References are to Reports as Notes are in that order.

ATTACHMENT-Continued.

Time when writ of attachment may issue in action. 13:326, Gil. 299.

Justification of attachment by officer. 13:326, Gil. 299.

Effect of attachment by chattel mortgage. 20:411, Gil. 363.

Statutes governing attachments. 20:435, Gil. 389.

construction of statutes. 28:73.

Validity of writ of attachment. 22:189; 60:216.

Liability of plaintiff failing to sustain proceedings in attachment. 25:119.

Recovery in action for wrongful attachment. 37:544.

Situs of debt for purpose of attachment. 30:244; 50:405; 80:478.

Attachment of foreign debt after assignment, but before notice to debtor. 30:244.

Nature of attachment.

Nature of attachment suit. 36:190; 38:341; 44:505.

Attachment suit as proceeding in rem. 9:303, Gil. 287; 11:195, Gil. 126; 37:194.

Allowance of attachment as a judicial act. 1:82, Gil. 60; 7:421, Gil. 336.

Necessity for judicial allowance of writ of attachment. 6:183, Gil. 117; 8:477, Gil. 427; 11:223, Gil. 145.

Jurisdiction.

Jurisdiction by attachment. 9:303, Gil. 287.

Jurisdiction of courts in attachment proceedings. 11:194, Gil. 126.

Inefficacy of writ of attachment of confer. 29:108.

Claims subject to.

Claims subject to attachment. 50:381.

Attachment in action for unliquidated damages or for tort. 5:69, Gil. 50.

Grounds for.

Grounds for. 28:73.

Nonresidence for attachment purposes. 46:243.

Nonresidents under attachment statute. 40:428.

Attachment against property of nonresident. 46:243; 61:104.

nonresident partners. 46:396.

Seizure of property as basis of judgment against nonresident on process of attachment. 51:181.

Temporary absence as ground for attachment. 57:312.

Attachment of property in transit. 81:247.

Attachment in actions for fraud or deceit. 70:20.

fraud in contracting "liability." 40:80.

sufficiency of fraud as ground. 18:410, Gil. 369.

intent to defraud. 12:420, Gil. 305.

what constitutes fraudulently contracting debt. 40:80.

Lien; priority.

When writ of attachment becomes lien. 22:189; 44:505.

Liens acquired by attachment, 50:405.

Necessity of attaching goods to create lien. 32:381.

Priority between assignee and attaching creditor. 33:262.

Procedure.

Necessary formalities of writs of attachment. 53:174.

ATTACHMENT-Continued.

Right to contest an illegal attachment. 11:408, Gil. 301. Variance in attachment proceeding. 7:506, Gil. 412. Necessity for describing property in attachment. 37:132. Personal service of writ of attachment, 53:174. Effect of amendment on attachment. 61:170. Return of sheriff to attachment. 62:528. Right to bring separate attachment suit. 28:428. When attachment proceedings completed. 21:434; 30:366.

- affidavit.

Affidavit for attachment. 1:222, Gil. 186; 6:183, Gil. 117; 12:420, Gil. 305; 13:422, Gil. 390; 50:381.

Affidavit against nonresident. 36:190.

Averments in. 13:199, Gil. 189.

Sufficiency of. 1:82, Gil. 60; 3:29, Gil. 7; 3:360, Gil. 253; 9:68, Gil. 57; 54:338. affidavit on diverse grounds. 23:229.

as to intent to defraud. 9:68, Gil. 57

sufficiency of statement of fraud. 28:73.

against nonresident. 9:303, Gil. 287.

affidavit on information or belief. 1:82, Gil. 60.

affidavit by attorney. 36:183.

necessity for stating facts in attachment affidavit. 11:545, Gil. 420.

discretion of court as to. 23:571.

Validity of writ of attachment issued without affidavit. 3:360, Gil. 253.

Necessity for filing affidavit of attachment 23:229.

Rebuttal of affidavits on motion to vacate. 14:243, Gil. 179; 18:541, Gil. 485. Correcting error in affidavit by amendment. 78:142.

- petition or complaint.

Averments of petition for attachment. 5:367, Gil. 296.

Requisites of petition for attachment. 13:400, Gil. 371.

Sufficiency of complaint in attachment. 9:68, Gil. 57.

Bonds.

Attachment bond without principal obligor. 31:337.

Effect of defendant giving. 21:434.

Approval of by clerk. 11:408, Gil. 301.

Undertaking in lieu of. 12:420, Gil. 305.

Amending. 12:420, Gil. 305.

Effect of irregular bond. 11:408, Gil. 301.

Liabilities of sureties on. 41:240.

Bond to discharge attachment. 46:196.

Dissolution; dismissal; vacation.

Dissolution of attachment. 23:229; 53:230; 60:18.

on exempt property. 23:435.

Proceedings to dissolve attachment. 20:374, Gil. 325.

Motion to dissolve attachment. 38:382.

interest to sustain. 38:382.

Right to avoid attachment. 7:345, Gil. 271.

ATTACHMENT-Continued.

What amounts to surrender of attachment levy. 25:432.

return "no goods" to execution issued on judgment. 25:432.

Order of court on motion to discharge attachment as conclusive in action against sheriff. 33:530.

Issues triable upon motion to dissolve attachment. 60:18.

Levy on nonattachable goods as ground for vacating writ. 5:69, Gil. 50.

Right to prosecute attachment suit after attachment dismissed. 21:434,

ATTESTATION.

Of deeds, see Deeds. Of will, see Wills.

ATTESTING WITNESS.

See Subscribing Witness.

ATTORNEY GENERAL.

Power of attorney general to prosecute certain financial corporations. 49:158.

ATTORNEYS.

- I. Disbarment.
- II. Relation to client.

As to Attorney General, see Attorney General. City Attorney, see City Attorney.

Power of attorney, see Principal and Agent, II.

I. Disbarment.

Grounds for disbarment or suspension. 88:31.

For unprofessional conduct. 26:25.

For misuse or conversion of funds. 33:343.

Right of disbarred attorney to transact legal business for another. 72:401.

II. Relation to client.

Appearance by, see Appearance.

Champertous contracts by, see Champerty and Maintenance.

Privileged communications to, see Evidence, X.

Advice of counsel as defense to action for malicious prosecution, see Malicious Prosecution.

Acts of, as ground for new trial, see New Trial.

Argument of, see Trial, I.

When relation of attorney and client exists. 35:394.

What constitutes retainer. 29:124.

Contract between attorney and client. 47:489.

validity of. 35:476.

Purchase by solicitor from client. 43:189.

References are to Reports as Notes are in that order.

ATTORNEYS, II.-Continued.

Acts of counsel, ratification of. 17:45, Gil. 27.

Settlement without consent of attorney. 86:480.

-authority of attorney.

Authority of attorneys. 4:163, Gil. 108; 9:55, Gil. 44; 23;518; 39:355; 51:108; 60:127, 485; 63:272; 75:533; 92:134.

Implied authority. 29:124.

Presumptive authority. 2:319, Gil. 273.

Acts of attorney as binding upon client. 25:267.

Execution of instruments by agents or attorneys. 22:287.

Liability of client for acts of attorney. 29:367; 43:459.

Duration of authority. 21:51.

after rendition and in proceedings to enforce judgment. 21:51.

Power to bind client. 29:367.

In conducting litigation. 97:51.

To appear. 41:173.

To admit service. 4:163, Gil. 108.

To bind client by stipulations. 6:136, Gil. 82. stipulations to abide decision. 39:355.

To give indemnity bond. 29:367.

As to collection of debt. 49:528.

To extend time of payment of debt. 94:472.

To compromise or discharge judgment. 94:418.

To protect judgment. 23:518.

- liability of.

For negligence. 35:184.

For costs and expenses. 64:57.

Attorney directing levy of execution. 14:163, Gil. 126.

-substitution of.

Right to substitute attorney to enforce judgment. 24:479.

Substitution of attorney after judgment. 9:55, Gil. 44.

-compensation.

Stipulation in contract as to attorneys' fees to be added to obligation, see Attorneys' Fees.

Compensation of attorney. 78:408.

Attorney's right to compensation. 76:76.

Remuneration for services. 14:516, Gil. 388; 82:264.

Liability for attorney's services. 54:434.

Gratuitous services by attorneys. 41:226.

Liability of client for fees of associate counsel. 82:354.

Importance of case as determining value of attorney's services. 54:434.

- lien.

Lien of attorney. 1:270, Gil. 205; 21:412; 39:373; 64:46; 86:271; 91:388; 97:51.

Creation of. 8:302, Gil. 267.

Specification of amount. 8:303, Gil. 267.

Enforcement. 8:303, Gil. 267; 21:412.

notice of. 21:412.

References are to Reports as Notes are in that order.

ATTORNEYS, II.-Continued.

Lien on judgment. 42:234.

after assignment. 51:73.

Lien on cause of action. 86:480.

Assignability of statutory liens. 31:201.

ATTORNEYS' FEES.

Compensation of attorney, generally, see Attorneys.

Allowance for attorneys as element of costs without stipulation therefor, see Costs and Fees.

On mortgage foreclosure. 60:316; 61:28.

Stipulation for in mortgage. 60:393; 61:527; 63:517; 65:133.

in note. 30:308.

Construction of stipulation in contract for payment of. 27:26.

Right to collect specified sum for attorney's fees. 58:561.

Recovery of excessive attorney's fees retained on foreclosure. 61:285.

Validity of stipulation for.

Validity of stipulation for. 67:12.

In instruments in general. 27:240.

In mortgage. 8:342, Gil. 301.

In money contract for expenses of collection. 27:26.

ATTORNMENT.

In general, see Landlord and Tenant.

AUCTION.

As to judicial sale, see Judicial Sale.

Who can act as auctioneer. 27:440.

Qualifications of auctioneer. 32:364.

auctioneer having license. 32:364.

Necessity that auctioneer have license. 32:364.

Auctioneer as agent of debtor. 41:498.

Austioneer's liability to seller. 27:440.

Fraud of buyer as avoiding auction sale. 30:64.

Chancery sale of realty as usually by public auction. 14:229, Gil. 158,

AUTHENTICATION.

Of affidavit, see Affidavit.

AUTHORITY.

Presumption and burden of proof as to, see Evidence, II. Evidence of, see Evidence, XI. Sufficiency of proof of, see Evidence, XII.

AUTHORITY-Continued.

Of agent, see Principal and Agent, II. Question for jury as to, see Trial, II.

AWARD.

In eminent domain, see Eminent Domain.

B

BAD FAITH.

Evidence of, see Evidence, XI. Question for jury as to, see Trial, II. What amounts to bad faith. 42:222, 464.

BAD MOTIVE.

See Motive.

BAGGAGE.

See Carriers, II.

BAIL AND RECOGNIZANCE.

Right to give bail bond. 30:366.

Power of court to require recognizances. 18:398, Gil. 359.

Power of court to release prisoner on bail pending appeal. 24:362.

BAILMENT,

As to warehousemen, see Warehousemen.

Definition of mandate. 10:418, Gil. 335.

Gratuitous loan as contract. 10:418, Gil. 335.

Bailee for hire. 14:27, Gil. 21.

Bailments for mutual advantage. 54:323.

Consideration for. 58:108.

sufficiency of. 10:418, Gil. 335.

Power of library to become bailee. 58:108.

Effect of bailee's special terms of acceptance. 58:108.

Sale or bailment. 63:314, 320.

delivery of grain to warehouseman. 63:314.

delivery of grain at elevator. 63:320.

Property taken and left with third person as bailee. 7:331, Gil. 260.

Refusal to deliver bailed property on ground specified as waiver of other grounds. 37:464.

Rights of bailee.

Possession as empowering bailee to sell. 36:214.

Borrower's interest in property. 37:54.

References are to Reports as Notes are in that order.

BAILMENT-Continued.

Gratuitous bailee's property in goods. 37:54.

Right of bailee for storage to show other property of like grade kept well. 58:559.

Duties and liabilities of bailee.

Liability of bailee. 70:95; 76:8; 78:379.

Duties and liabilities of bailee. 10:418, Gil. 335; 37:394.

Liability for bailed property. 54:319.

Care required of bailee. 46:439.

Liability for negligence. 44:427; 58:108.

Liability for laches in care of property. 41:46.

Liability for conversion. 58:559.

liability to true owner. 83:498.

Of person hiring horse. 13:335, Gil. 307.

Liability of a bailee for hire. 26:243.

where outside forces contribute to loss. 26:243.

Liability of agent or gratuitous bailee for loss through theft or fire. 32:105. Limitation of bailee's liability by agreement. 58:108.

BALLOT MACHINES.

See Elections.

BALLOTS.

See Elections.

BANK BILLS.

Nature of bank bills. 26:336.

BANKRUPTCY.

As to insolvency, see Insolvency.

Assets in bankruptcy. 77:308.

Preference under bankruptcy act. 93:91.

Title to property of bankrupt. 94:344.

Construction of word "fraud" as used in bankruptcy act of 1898. 84:384.

Registrat-on of transfer, within bankruptcy act. 95:325.

Right of secured creditors. 64:250.

Jurisdict>on in bankruptcy matters. 20:81, Gil. 66.

Effect of an adjudication of bankruptcy on proceedings in the state courts. 34:219.

Effect of federal bankruptcy act upon state insolvency act. 76:118, 465.

Effect of bankruptcy act on insolvency proceedings. 88:309.

Discharge and its effect.

Of insolvent, see Insolvency.

Discharge of debt by bankruptcy proceeding. 78:309.

References are to Reports as Notes are in that order.

BANKRUPTCY-Continued.

Knowledge of creditor in time to present claim. 78:309.

Discharge of partner in bankruptcy. 94:392.

Effect of discharge. 84:343; 88:253.

Discharge as defense. 89:383.

Obligation barred by discharge. 90:275.

Discharge as extinguishing debt. 28:126.

Effect of discharge on liability of stockholder. 40:343.

Effect of discharge on lien upon stock exchange seat. 77:308.

Availability of plea of discharge against debt not scheduled. 84:384.

Effect of discharge on assignment of future wages. 95:35.

BANKS.

I. In general.

II. Banking.

III. Insolvency.

IV. Savings Banks,

V. Crimes.

I. In general.

Classification of banks. 23:198.

Corporation "embracing banking privileges." 62:501.

Constitutional provisions as to banks. 25:543.

Constitutionality of banking act. 70:358.

Double liability of owners of bank stock. 87:473.

Powers of generally.

Powers of bank of issues. 62:501.

Power of bank to take purchase money mortgage. 20:234, Gil. 212.

Purchase of own stock by bank. 57:248.

Right of bank to take its own stock as collateral. 38:85.

Ultra vires of national bank, 54:219.

who may attack acts as. 33:40.

availability of, as defense. 24:140.

Power of national banks to hold real estate. 95:127.

Right of bank to bring action after surrender of certificate of authority to do business. 41:552.

Officers and agents.

Relation of directors to general depositors. 75:168.

- authority.

Authority of officer or agent. 71:81.

Power and duties of. 10:13, Gil. 1.

Effect, on bank's liability, of officer acting as another's agent. 28:396.

Of cashier, 71:81.

Ratification of acts. 71:81.

- liability.

Liability of directors. 70:1, 20.

For receiving deposits when insolvent. 70:1.

References are to Reports as Notes are in that order.

BANKS, I.-Continued.

Liability of directors of insolvent bank. 80:322.

Liability of bank directors on note given to make up losses of bank. 89:511.

II. Banking.

Authority of bank to loan for another. 6:496, Gil. 344.

When transaction is loan. 24:140.

Loan on discount of note by bank. 33:40.

Discount of note as sale or loan. 63:459.

Distinction between discount and purchase. 23:198.

Power of bank to purchase negotiable instruments. 24:140.

Power of banks to purchase notes. 23:198.

national banks. 23:198.

Deposits.

Liability of bank to depositor. 41:488.

Agent debtor's power to take principal's deposit. 10:396, Gil. 315.

Ownership of deposit in name of another. 10:396, Gil. 315.

Deposit as "agent" as evidence of ownership of funds in bank. 10:936. Gil.

Deposit as "agent" as evidence of ownership of funds in bank. 10:936, G
315.

Effect of depositing money in another's name 17:35 Gil 18

Effect of depositing money in another's name. 17:35, Gil. 18. Liability of bank for deposit in assumed name. 91:440. Effect of deposit of checks in bank. 58:141. Check deposited for collection as trust property. 71:303.

Effect of entries in pass-book. 36:193.

Relation of bank and depositor. 33:399.

Title to deposit. 57:319; 75:186.

Title to paper endorsed to bank. 72:283.

Title to negotiable instruments left at bank for credit and collection. 56:119.

Right of depositor to follow deposit. 29:201.

Recovery of money held in bank. 36:75.

Necessity of demand to maintain action on general deposit. 33:399.

Situs of money deposited in bank. 33:399.

Right of bank to apply partner's deposit to partnership debt. 45:495.

Duty of depositor to examine account rendered by bank. 90:478.

- lien on.

Lien of banker. 74:154.

Nature of. 69:196.

For advances made on strength of paper. 56:119.

Lien and set-off against bank deposit. 64:469.

-checks and their payment.

As to rights and liabilities of persons other than banks, see Checks.

Order or draft as assignment. 68:117.

Equitable assignment of fund by draft or check. 30:134.

Check as equitable assignment of bank deposit pro tanto. 100:331.

Liability of bank on check. 60:208.

Duty of bank to honor check to order. 26:336.

Liability for refusal to pay check. 64:40.

Drawee's right of recovery on raised check. 64:40.

BANKS, II.-Continued.

-certificate of deposit.

Certificate of deposit. 67:370.

Nature of. 30:86; 37:335.

Negotiability of. 13:90, Gil. 83; 37:335.

Maturity of. 37:335.

Effect of indorsement of. 13:90, Gil. 83.

Demand of payment. 67:370.

Power of bank to issue time certificate. 68:409.

Renewal certificates. 79:211.

Collections.

Banks as collection agencies for commercial paper. 46:95.

Collection of commercial paper by banks. 76:136.

Duty of bank on accepting note for collection. 53:386.

Duty and liability of collecting bank. 5:523, Gil. 417; 54:466; 56:119.

Bank's liability as collecting agent. 16:116, Gil. 106.

Liability of bank holding note for collection. 18:506, Gil. 455.

Indorsement for collection. 33:40.

notice from. 33:40.

Liability of collecting bank for failure to protest. 87:81.

Custom of banks as affecting presentment of check. 76:136.

III. Insolvency.

Effect of insolvency of bank. 74:98.

When rights and liabilities of insolvent bank are fixed. 25:299.

Rights of creditors of insolvent bank. 59:221.

Necessity for presentation of certificate of deposit on insolvent bank. 68:468.

Recovery of deposit accepted by insolvent bank. 70:238.

Right to follow trust funds. 70:238.

Right to follow special deposit as trust fund on insolvency of bank. 58:5.

State as a preferred creditor of insolvent bank. 64:400.

IV. Savings banks.

Power of savings banks to purchase notes. 23:198.

V. Crimes.

Validity of law making it felony for insolvent banker to take deposit. 82:434.

BAR.

Of dower, see Dower.

Of judgment, see Judgment, II.

Of limitation, see Limitation of Actions.

BARBERS.

Right of state to regulate the practice of a profession or trade. 34:387.

References are to Reports as Notes are in that order.

BARRATRY.

Champertous and barratrous contracts. 78:21.

BASTARDY.

See also Illegitimacy.

Bastardy proceedings. 78:218.

Nature of bastardy proceedings. 23:1.

civil nature. 23:528; 29:132.

Support of illegitimate children. 29:357.

liability for. 72:415.

statute compelling father to support. 23:1, 528.

Particulars of time and continuance of payments in bastardy judgment. 35:240. Mother's interest in action for bastardy. 72:415.

in judgment. 35:238.

in outcome of proceedings. 47:436.

BATTERY.

See Assault and Battery.

BAWDY HOUSES.

See Disorderly Houses.

BED.

Of stream, rights in, see Waters.

BELIEF.

Affidavit on, see Affidavit.

Evidence of, see Evidence, XI.

Of one making false representations, see Fraud and Deceit.

BENEFICIARY.

In policy, see Insolvency. In trust, see Trusts. In will, see Wills.

BENEFITS.

Restoration of, on rescinding contract, see Contracts, V.

Deduction for, in condemnation proceedings, see Damages, III.

Estoppel by receiving, see Estoppel.

As basis for apportioning local assessments, see Public Improvements.

References are to Reports as Notes are in that order.

BENEVOLENT SOCIETIES.

As to associations generally, see Associations.

Conclusiveness of decisions of tribunals of, see Courts.

Insurance by, see Insurance.

Benevolent associations. 35:458; 37:13: 51:224.

Mutual benefit societies. 42:204.

What constitutes. 37:97.

Rights and liabilities of members. 35:458.

Regulations of benefit societies as to expulsion of members. 41:405.

Power of president to suspend society's by-laws. 47:260.

Construction of articles of mutual benefit association. 41:405.

BEQUEST.

In will, see Wills.

BEST EVIDENCE.

See Evidence, III.

BETTING.

Validity of gambling and wager contracts, see Contracts, III. Recovery of money from stakeholders. 80:473.

BICYCLES.

Law as to bicycles and steam motor carriages. 58:555.

BID.

At judicial sale, see Judicial Sale.

BIGAMY.

Indictment for, see Indictment, etc.

What constitutes. 12:476, Gil. 378; 25:29.

Defense to. 25:29.

"Continuance" in bigamous state as indictable. 12:476, Gil. 378.

BILLS.

See Statutes, I.

References are to Reports as Notes are in that order.

BILLS AND NOTES.

- I. In general; requisites and validity.
- II. Acceptance.
- III. Indorsement and transfers.
- IV. Presentment; demand; notice; protest.
 - V. Actions and defenses; maturity.

As to checks, see Checks.

Conflict of laws as to, see Conflict of Laws.

Powers of corporation as to, see Corporations, IV.

Presumption and burden of proof as to, see Evidence, IL.

As evidence, see Evidence, IV.

Parol evidence as to, see Evidence, VI.

Guaranty of, see Guaranty.

Premium note, see Insurance, III.

Limitation of actions on, see Limitation of Actions.

Payment by, see Payment.

Allegations in action on, see Pleading, II.

Authority of agent as to, see Principal and Agent, IL.

Sureties on, see Principal and Surety.

Usury in, see Usury.

I. In general; requisites and validity.

Nature of checks and drafts. 41:488.

Notes and bills of exchange as loans. 23:198.

Purchase money note. 64:162.

material variances in, from terms agreed. 29:442.

When note or bill takes effect. 45:460.

When title to note passes. 6:526, Gil. 365.

Sufficiency of allegation of title to negotiable instrument in pleading. 39:378.

Effect of affixing descriptive words to signatures on instrument. 14:214, Gil. 153.

Primary obligors on notes. 31:314.

Waiver of condition attending execution of note. 45:454.

Bill of exchange specifying what account to be charged. 46:382.

Payment of forged commercial paper. 60:189.

Accommodation paper.

Accommodation paper. 57:278.

Consideration for. 49:462.

Enforcement of. 42:93.

Liability on. 94:261.

of corporation on. 68:129.

Rights and liabilities of parties to. 40:390.

Sureties as accommodation on parties to bill or note. 37:431.

Discharge of accommodation joint maker. 63:302.

Defense to. 66:1; 68:187.

Liability on generally.

Liability on negotiable instrument. 50:466.

BILLS AND NOTES, I.-Continued.

Liability on bill of exchange. 36:383.

Liability of maker of collateral note. 46:95.

Validity generally.

Certainty requisite to promissory notes, 30:91.

Effect of failure to name a payee in note or check. 26:336.

Validity of undated note. 45:460.

Agreement for other signatures on notes before delivery. 30:150.

Validity of note for goods sold by unlicensed auctioneer. 27:440.

Validity and effect of note lacking a revenue stamp. 18:429, Gil. 386.

Delivery.

Delivery of negotiable instruments. 17:239, Gil. 215.

Sufficiency of delivery of bill or note executed in blank. 37:87.

Delivery of bill or note upon condition precedent. 31:48.

Conditional delivery of negotiable instrument as between parties. 37:542.

Liability on negotiable paper issued or delivered to wrong person. 86:499.

Liability on undelivered stolen negotiable paper. 86:325.

Liability for circulation of undelivered note. 17:238, Gil. 215.

Consideration.

Parol evidence as to, see Evidence, VI.

For accommodation note. 49:462.

For debt of third person. 32:409.

Sufficiency of. 27:87.

note by personal representative. 62:459.

Satisfaction of debt of another as. 32:427.

Apportionment of. 9:295, Gil. 279.

Negotiability.

Of warehouse receipts, see Warehousemen.

What instruments are negotiable. 8:324, Gil. 284.

Negotiability of instrument. 1:94, Gil. 73.

Negotiability of note. 13:90, Gil. 83; 28:172; 30:441; 67:425; 69:118.

Negotiability of certificate of deposit. 13:90, Gil. 83.

Negotiability of written acknowledgment of a sum due. 42:498.

Negotiability of order drawn upon particular fund. 68:325.

Provisions in note affecting negotiability. 54:184.

provision for exchange. 54:184.

Conditions destroying negotiability. 25:530; 95:496.

Effect of conditions on negotiability. 95:101.

Instruments containing options and conditions. 27:240.

Note containing separate and distinct agreements. 29:120.

Note referring to collateral security. 29:177.

Note with additional agreement. 30:308.

Note containing stipulation for attorney's fees. 31:182.

Note or bill payable in "currency." 8:324, Gil. 284.

Undated note. 45:460.

Negotiability of mortgage as part of note. 43:283.

Note secured by mortgage. 7:176, Gil. 120.

Effect of collateral on. 48:560.

BILLS AND NOTES, I.-Continued.

Reservation of title as affecting negotiability of note for price. 32:90.

Negotiability of sealed instruments. 3:332, Gil. 232.

Effect of seal on negotiability of instrument. 32:135.

corporate seal. 28:291.

Words of personal description as affecting. 17:493, Gil. 470.

Effect of stipulations as to collection charges. 27:240.

Debt payable out of particular fund. 26:359.

Certainty in interest bearing notes. 33:144.

in notes having variable rate. 33:144.

II. Acceptance.

Who may accept bill. 8:407, Gil. 363.
Sufficiency of acceptance. 37:191.
Qualified acceptance. 37:191.
Presumption, as to funds, arising from acceptance. 37:191.
Promise to accept. 43:260.
Requisites of acceptance of nonexisting bill. 57:180.
Evidence to prove acceptance. 57:180.

III. Indorsement and transfers.

Parol evidence as to, see Evidence, VI.
Contracts made by indorsement. 2:139, Gil. 114.
What constitutes indorsement. 33:495; 70:241.
qualified indorsement. 45:506.
What constitutes used course of business. 37:144.

Who is indorser. 63:32.

Who is second indorser. 63:32.

When one is second indorser. 59:420.

Assignor of note as indorser. 33:50; 45:506.

Sufficiency of indorsement. 57:487.

Rights of maker to question transfer of note. 19:289, Gil. 246.

Right to question validity of indorsement by cashier of bank. 60:367.

Right of holder of note to ignore indorsements after indorsement in blank. 70:251.

Revocability of indorsement for collection. 23:263.

Release of indorser. 71:497.

Effect of indorsement generally.

Effect of indorsement of non-negotiable bill or note. 3:332, Gil. 232.

Indorsement as contract of guaranty. 57:487.

Effect of signature in blank on back of note by stranger. 14:340, Gil. 260.

Effect of restrictive indorsement. 23:263.

Effect of an indorsement "for collection." 21:385; 23:263; 33:40.

Passing of title to paper by indorsements for collection and deposit. 58:141.

Effect of indorsement of negotiable instrument outside of usual course of business. 37:144.

References are to Reports as Notes are in that order.

Index to Notes, Minn. Rep.

5,

BILLS AND NOTES, III.-Continued.

Indorsement of non-negotiable note as tantamount to a bill of exchange. 7:74, Gil. 50.

Effect of assignment of note or claim on which conditional sale is based. 83:301.

Liability of indorser.

Liability upon indorsement. 40:53.

Liability of irregular indorser. 7:446, Gil. 355; 45:270; 63:196.

Liability of party writing name on back of note before delivery. 2:147, Gil. 123.

Liability on indersements made before delivery. 7:446, Gil. 355; 25:256.

Indorser before delivery as maker. 57:286.

Indorser before inception as maker. 1:369, Gil. 272.

Liability on indorsement made after delivery. 7:446, Gil. 355.

Liability of third person indorsing negotiable instrument after delivery. 25:256

Liability of indorser without recourse. 59:476.

Liability of indorser as joint maker. 11:410, Gil. 302; 23:192.

Liability of indorser for unpaid interest on indorsed paper. 14:77, Gil. 59.

Liability of firm as indorser. 25:105.

Liability upon fraudulent indorsement. 40:53.

Transfer without indorsement.

Transfer of note without indorsement. 62:150.

Transfer by delivery of negotiable instrument without indorsement. 30:86.

Transfer of title to negotiable note by delivery. 8:351, Gil. 310.

Transfer of promissory note by delivery. 2:107, Gil. 89.

Rights of transferees.

Rights of indorsee as to indorsement. 23:192.

Right to fill up blank indorsement. 14:340, Gil. 260.

Rights and liability of assignee of negotiable instrument. 37:191.

Right of transferee of commercial paper by delivery without indorsement to sue in own name. 14:27, Gil. 21.

Rights of purchaser of overdue or defective commercial paper. 14:77, Gil. 59.

Rights of purchaser of overdue public bonds. 14:77, Gil. 59.

Rights of taker of note with overdue interest. 67:257.

Of paper upon which interest is overdue. 14:77, Gil. 59.

Title of purchaser of stolen negotiable instrument. 33:53.

Rights acquired on assignment of mortgage and note. 39:378.

Duty of care in purchase of commercial paper. 75:68.

Rights of transferee of negotiable paper to sue thereon. 9:79, Gil. 68.

Right of indorsee for collection to bring suit. 21:385.

Indorsement as affecting right to maintain action on negotiable instrument. 37:191.

Simultaneous actions against maker and indorser. 71:497.

-rights of bona fide transferees.

Rights of bona fide holders. 17:239, Gil. 215; 21:530.

Rights of transferee of bona fide holder. 62:62.

Protection of bons fide holders. 65:154.

Validity of voidable instrument in hands of bona fide holder. 21:530.

Defenses available against bona fide holders. 11:198, Gil. 128; 17:239, Gil. 215.

BILLS AND NOTES, III.-Continued.

Who are bona fide holders.

Who are holders for value. 1:311, Gil. 243; 27:87.

Who are bona fide purchasers. 11:198, Gil. 128; 10:255, Gil. 197; 33:40; 46:95; 62:163, 295; 63:302; 64:555; 68:129; 70:445; 76:438; 79:151; 79:322; 86:499.

Bona fide purchaser without notice. 51:123.

Meaning of "good faith" holder of note. 60:367.

Good faith of purchaser of commercial paper. 62:384.

"Innocent purchaser" defined. 27:87; 61:490.

Notice to purchaser of negotiable instruments. 61:274.

Notice from indorsement for collection. 33:40.

Notice that paper was for accommodation. 62:384.

Notice of defense to commercial paper. 82:283.

Express benefit in note as notice to purchaser. 37:144.

Effect on holder of notice of defenses. 21:530.

Evidence of good faith. 54:323.

Possession of note as evidence of title. 55:334.

Transfer in "due course of business." 62:295.

When holder of note entitled to protection as bona fide purchaser. 65:110.

Bona fide holder of note payable to order. 69:46.

Holder of note as collateral security. 54:323.

Indorsees of notes, held as collateral security as bona fide holders. 73:225.

Indorsee for value before maturity as bona fide purchaser. 63:468.

Indorsee of note as collateral security for antecedent debt as a bona fide holder. 55:362.

Pledgee of bill or note as bona fide holder. 61:513.

Transferee without indorsement. 10:255, Gil. 197.

IV. Presentment; demand; notice; protest.

Excuse for nonpresentment of note. 4:43, Gil. 21; 7:74, Gil. 50; 14:406, Gil. 308; 45:495.

What excuses demand of payment. 17:209, Gil. 181.

Duty to seek out holder of bill or note. 37:306.

Duty of promisee to find promisor. 21:15.

To whom notice of dishonor must be given. 37:306.

Time of presentment. 98:302.

Diligence required in giving notice. 82:387.

Place of presentment of instrument. 39:365.

Place and sufficiency of demand. 17:209, Gil. 181.

Presentment and discharge of note payable at bank. 1:169, Gil. 144.

Necessity for notarial demand. 19:396, Gil. 342.

Necessity for demand to charge indorser of note. 39:365.

Necessity for presentment of paper to enforce secondary liabilities. 45:495.

Right of indorser of over-due paper to notice. 7:74, Gil. 50.

Waiver of demand, protest and notice. 19:396, Gil 342; 50:142; 76:180.

Notice sufficient to charge drawer or indorser. 53:386.

Parol waiver of demand or notice. 25:105.

References are to Reports as Notes are in that order.

BILLS AND NOTES, IV.-Continued.

Who may give notice. 82:387.

Meaning of "protest" of bill or note. 29:250.

Waiver of notice of demand. 29:250.

Service of notice of protest. 3:320, Gil. 224.

by mail. 7:426, Gil. 341.

Sufficiency of mailing notice of protest. 28:237.

Conclusiveness of notary's certificate of protest. 16:68, Gil. 56.

Liability for neglect to charge parties to negotiable instrument. 10:13, Gil. 1.

V. Actions and defenses; maturity.

Title required to sue on note. 4:407, Gil. 309.

Title sufficient to maintain action. 46:277.

Accrual of action on demand paper. 37:335.

Producing note in action upon it. 14:406, Gil. 308.

Maturity.

Maturity of note. 44:255.

Maturity of note in which no time is fixed. 28:38; 31:371; 37:335.

Due day of negotiable instrument. 61:291.

When commercial paper becomes overdue. 31:33.

Defenses.

Defenses available in action on commercial paper. 1:311, Gil. 243; 62:150; 63:12; 72:57; 85:29.

Defenses of maker of note. 34:450.

Defenses against holder of paper. 21:530; 61:490.

Conditions affecting consideration as defense. 37:191.

Want of consideration as defense. 53:462.

Failure of consideration as defense. 18:121, Gil. 106; 87:289.

partial failure. 5:448, Gil. 364; 20:345, Gil. 298; 26:165; 28:172; 29:128.

Partial or total failure of consideration as defense to action for price or on note. 50:426.

Valid extension of time of payment as defense. 27:384.

Want of title as defense to purchase money note given by stranger. 1:404, Gil. 292.

Breach of warranty as defense to note for price. 33:56; 48:539.

Defenses to promissory note given to pay for stock in bank. 73:507.

Fraudulent preference as defense. 37:479.

Non-liability of maker of note procured by fraud and artifice. 47:357.

Defense of fraud and rescission to action on note. 47:491; 51:480; 57:391.

Liability on note as affected by negligence in execution. 29:298.

Payment as discharge or purchase of note. 30:289.

Recovery on note surrendered in form only. 73:361.

Defense available to one joint maker of note. 77:509.

Defense to accommodation paper. 66:1; 68:187.

Disability of obligor to question title of holder of note. 4:407, Gil. 309.

-as against transferee.

Equities available against purchasers or assignees. 67:311.

Illegal consideration of notes as defense against transferee with notice. 75:168.

BILLS AND NOTES, V .- Continued.

Defense of negotiable instrument transferred after maturity. 33:422. Defenses available against assignees of non-negotiable paper. 27:240; 83:12.

BILLS OF DISCOVERY.

See Discovery and Inspection.

BILLS OF EXCHANGE.

See Bills and Notes.

BILLS OF LADING.

What are. 63:242.

As final receipt. 55:236.

As security for discounted draft. 46:95.

Nature and effect of. 90:12.

Effect of negotiating draft with bill of lading attached. 29:363.

Conclusiveness of. 75:308.

Implication as to cash sale from draft with bill of lading to consignor attached. 29:363.

Necessity that bill of lading be not surrendered until draft if paid or accepted. 29:363.

BILLS OF PARTICULARS.

See Pleading, L.

BLACKLISTING.

What constitutes. 85:279. Legality of. 78:289.

Validity of statute prohibiting. 63:384; 85:279.

Liability growing out of. 85:279.

BLANKS.

Filling of, see Alteration of Instruments.

BLASTING.

Liability for blasting or explosion on one's own property. 18:324, Gil. 292.

BOARDS.

City board as corporate body. 78:169.

References are to Reports as Notes are in that order.

BOARDS-Continued.

Acts of board when unqualified persons participate. 68:320. Contracts by public corporation and special boards. 62:509. Necessity for action by majority of public board. 26:313. Necessity for notice of corporate or board meetings. 22:218.

BONA FIDE PURCHASERS.

Of negotiable instruments, see Bills and Notes. Who are, under recording act, see Records and Recording Laws. Of personalty, see Sale, III.

Of usurious instrument, see Usury.

Of land, see Vendor and Purchaser.

Who are. 11:198, Gil. 128; 19:32, Gil. 14; 20:81, Gil. 66; 21:187, 435; 31:495; 49:532; 51:123; 53:350; 54:323; 69:101; 73:225.

Bona fide purchaser's rights. 6:402, Gil. 270.

BOND FOR TITLE.

Nature of bond for conveyance of real estate. 6:95, Gil. 45.

BONDHOLDER.

Rights of, in mortgage, see Mortgage, I.

BONDS.

- I. For indemnity and security.
- II. Commercial and municipal.

Measure of damages on, see Damages, III.

Restoppel by, see Estoppel.

Limitation of actions on, see Limitation of Actions.

Allegations in action on, see Pleading, II.

Liability and release of sureties on, generally, see Principal and Surety.

Subrogation of surety, see Subrogation.

I. For indemnity and security.

On appeal, see Appeal and Error, III.; X.
On appeal from justice's judgment, see Justice of the Peace.
Bail bonds, see Bail and Recognizance.
On sale by personal representative, see Executors and Administrators.
Of personal representative, see Executors and Administrators.
In injunction suit, see Injunction.
Of liquor dealer, see Intoxicating Liquors.
For release of levy, see Levy and Seizure.
To protect mechanics' liens, see Mechanics' Liens.
In replevin, see Replevin.

BONDS, I.—Continued.

Indemnity bonds. 93:323.

Liability on bond. 42:115.

Irregular bond as common law obligation. 45:352.

Liability on defectively executed statutory bonds. 39:171.

Necessity for two sureties in statutory bonds. 12:420, Gil. 305.

Amendment adding surety. 12:420, Gil. 305.

Summary execution against obligors of bond for process. 32:277.

Construction of bond of indemnity. 76:387.

Rights and liabilities under statutory bonds. 84:251.

Recitals in bond as controllinng its condition. 85:268.

Recovery on bond. 59:230.

Right of action on indemnity bond. 67:153.

Breach of indemnity bond. 52:23.

Breach of conditions in indemnifying bonds. 27:294.

Liability of general bondsmen for principal's delinquency as to special duty.

23:551

Bond conditioned that distributee is sole heir. 61:335.

Bond executed by mortgagor as a contract of indemnity. 52:18.

right to maintain action on. 52:23.

Contractor's bond.

Construction of, 95:77

Right of action on. 58:310.

bond to owner. 57: 72.

subcontractor's bond. 39:391.

Enforcement of. 69:336, 342.

Operation of building contractor's bond. 29:23.

Indemnity bond against paramount liens. 53:212.

Rights of laborers and materialmen under bond to prevent liens. 40:27.

Action by materialmen and laborers on. 47:364, 367.

Rights and obligations for sureties for performance of building contract. 36:439.

Municipal bonds for security of third persons. 67:153.

Bonds taken by municipal corporations from contractors. 45:352.

Power of municipality to take bond for security of third persons. 45:352.

Power of county to take bond from ditch contractor for benefit of third persons. 99:468.

Withholding payments from public contractor to protect subcontractors. 77:92. Liability of public corporation for failure to take contractor's bond. 58:182.

Enforcement of contractor's bond to pay laborers on public work. 40:145.

Effect of signing public contractor's bond and contract at different times. 55:77.

Discharge of surety on. 43:155.

by change in plans. 52:101.

by premature payments. 52:101.

Liability on building contractor's bond. 34:400.

for liens and claims unpaid. 34:400.

Liability of surety for contractor's abandonment of contract. 50:324.

For fidelity of employees or corporate officers.

Conditions in bonds of insurance agents as to future acts. 67:106.

BONDS, I.-Continued.

Duty of obligee of fidelity bond to notify surety of default of principal. 69:10, 277.

Attachment of liability in fidelity insurance. 77:24.

Release of surety on fidelity bond. 65:321; 68:277.

by nondisclosure of facts. 65:321.

by nondisclosure of former dishonesty. 76:387.

by fraudulent concealment. 67:106.

Official bonds.

Effect of failure to file bond upon title to office. 29:78.

Elements of execution and delivery of official bonds. 28:45.

Fulfillment of duties under. 18:199, Gil. 182.

Enforcement of defective or informal bonds. 25:363; 71:461.

Apportionment of loss on intermingling of funds. 29:398.

What constitutes breach of. 71:461; 78:174.

Suit upon official bond with leave of court. 35:167; 42:57.

on county official's bond. 22:97.

Action on official bond before demand made. 82:431.

Release of sureties on official bonds by other officers' neglect of duties. 42:57. Defense of sureties. 19:214, Gil. 176; 64:180.

Liability of sureties on. 8:265, Gil. 231; 17:451, Gil. 429; 28:45; 29:398; 42:57;

61:430; 64:51; 77:159; 81:305; 82:151; 89:68.

on unsealed official or statutory bond. 28:45.

on auditor's bond. 86:426.

bond of executive officers. 100:289.

defaults for which sureties are liable. 39:125.

for officer's improper acts. 82:404.

for assault by officer. 89:407.

for loss of money. 28:45; 44:427.

for loss of public money. 28:45.

for loss of special funds. 28:45.

whether officer's act is official or personal. 82:404.

capacity in which public officer acts as affecting liability of sureties. 89:407.

liability of county treasurer and his bondsmen for his negligence. 89:56.

where officer succeeds himself. 81:305.

bond of official holding over after expiration of term. 29:398.

liability of treasurer's general bondsmen as to school moneys specially held. 23:551.

in action against sheriff for wrongful levy. 30:321.

effect of restoration or use of funds to cover a prior default. 39:125.

obligec's knowledge of past defaults as defense to sureties. 39:125.

Bond by public depositary.

Liability on bond for deposit of public funds. 54:555.

Obligation of bond to secure county deposits without formal designation. 61:242.

Whether bond of public depositary of funds payable on demand covers time deposit. 75:174.

Extent of liability of sureties on bonds of county depositaries. 67:112.

BONDS, I.—Continued.

Improper selection of depositary of public funds as effecting liability of depositary's sureties. 75:489.

Want of official designation to action on bond given by county depositary. 64: 180.

II. Commercial and municipal.

Coupon bonds, see Coupon Bonds.

Debentures, see Debentures.

Rights of holders of corporate bonds, on mortgage, see Mortgage, L

Municipal warrants, see Municipal Corporations, II.

Municipal bonds. 91:290.

Rights of holders of securities of public corporation generally. 14:77, Gil. 59.

Conditions precedent to earning of public bonds. 24:78.

Negotiability of corporate bonds. 52:367.

reference to trust deed as rendering bonds non-negotiable. 48:560.

Period covered by corporate bond, 93:323.

Limit of time for issue of bonds. 22:437.

"Certificate of indebtedness." 82:202.

Assent of electors to local taxation, 27:224.

Liability for unlawfully negotiating bonds. 36:505.

Transfer to bona fide purchaser as giving right of action to municipality for value of unauthorized bonds. 36:505.

Liability of public corporation for interest upon its bonds. 22:356.

on unregistered bonds. 22:356.

ratification of irregular issue. 91:290.

Authority to issue generally.

Authority of municipal officers to issue bonds. 42:395.

Powers of public corporation to issue securities. 74:105.

Power of municipality to issue bonds for public works. 87:23.

Necessity for authority in municipality to issue bonds. 32:501.

Requisites: validity generally.

Validity of public corporation bonds. 10:133, Gil. 106; 47:270.

Validity of bonds of municipality. 45:549.

Essentials to validity of railroad bonds. 48:560.

Irregularities as affecting validity of municipal bonds. 19:295, Gil. 252.

Irregularities invalidating public corporation bonds. 6:204, Gil. 130.

Irregularities in sale as affecting validity of bonds. 75:456.

Necessity of corporate seal on bond. 11:371, Gil. 268.

Validity of township bonds for improvements. 59:3.

Validity of refunding bonds. 77:445.

Validity of excessive issue. 91:290.

Elections; authorizing.

Power of legislature as to authorizing county bonds. 18:272, Gil. 247.

Necessity for submitting question of bond issue to voters. 85:219.

Election for issue of municipal bonds. 83:119.

Legal petition as a condition in proceedings to issue village bonds. 83:119.

Sufficiency of signature to petition. 85:83.

BONDS, II.—Continued.

Sufficiency of notice of election to vote on issue of bonds. 22:437; 83:119.

Finality of vote of electors on bond proposal. 20:48, Gil. 36.

Modification of proposition voted by people. 20:48, Gil. 36.

Effect of prior popular vote upon action of supervisors. 22:437.

Recitals; estoppel by.

Notice from recitals. 48:560.

Conclusiveness of recital in bond. 44:26.

Binding effect of recitals in bonds as against bona fide holders. 36:505.

Estoppel by recitals in bond. 75:489.

Estoppel of public corporation by recitals. 73:225.

Recitals in bond as estopping sureties. 25:363.

Estoppel of municipality by recitals in bonds as to conditions precedent. 42:395.

Estoppel by recitals of due action by municipality issuing bonds. 27:224.

Income bonds.

Funds from which income bonds are payable. 58:39.

Determination of rights of income bondholders. 58:39.

Railroad aid bonds.

Municipal aid of railroads. 25:355.

Power of municipality to issue railroad aid bonds. 23:422.

Power of towns or counties to aid corporations. 18:482, Gil. 432.

Power of legislature to authorize aid. 23:422.

Construction of statutes permitting issue of railroad aid bonds. 51:30.

Validity of municipal aid bonds. 36:505.

Validity of railroad aid bonds. 54:331.

When aid to railroad defeasible. 23:422.

Assignment of right to railroad aid bonds. 22:437.

Acceptance of subscription for railroad aid. 23:521.

Defense to action to collect assessment for benefit of railroad. 23:153.

Notice of election as to aiding railroad. 23:521.

Successive elections under acts for aid of railroads. 27:197.

Effect of vote to issue railroad aid bonds. 23:521.

Obligation of city to issue aid bonds voted. 22:437.

Limitations as to amount of indebtedness in aid of railroads. 27:197.

Limitation on amount of railroad aid bonds votable by town. 23:422.

Validity of bonds in excess of statutory limit. 54:331.

- conditions precedent to liability on bonds.

Conditions on issue of bonds in aid of railroads. 27:197.

Conditions precedent to issuance of bonds in aid of railroads. 20:48, Gil. 36.

Conditions precedent to earning of aid bonds by railroad. 23:153, 422; 86:385. completion or construction of line. 23:422.

"completion" of line to given place. 23:153.

Construction of condition as to building of railroad. 23:153.

Performance of conditions precedent to earning of railroad aid bonds. 32:501.

Sufficiency of performance of contract to entitle railroad to aid bonds. 51:30.

Failure of railroad to perform condition precedent as affecting collection of assessments. 23:422, 521.

BOOKS.

In schools, see Schools.

BOOKS OF ACCOUNT.

Books of account. 64:383.

BOOMS.

As to logs, see Logs and Logging. Rights in waters, see Waters.

BORROWING MONEY.

Power of municipality as to, see Municipal Corporations, IL.

BOULEVARDS.

Control and use of parks and boulevards. 86:51.

BOUNDARIES.

Parol evidence as to, see Evidence, VI.

Of municipality, see Municipal Corporations, I.

Of school district, see Schools.

Location of boundaries. 18:96, Gil. 79; 48:483; 49:268; 97:252.

Relocating ancient boundaries. 57:135; 76:496.

by reputation. 57:135.

Agreement to establish a boundary line. 52:537.

Practical location of boundary line. 89:31.

Action to establish boundaries. 91:259.

code action. 76:496.

Effect of words "hence to place of beginning" in an instrument of conveyance. 48:483.

Conclusiveness of established boundaries. 45:93.

as fixed by government surveys. 45:93; 54:290.

Conclusiveness of survey and boundaries on government. 26:31; 72:443.

Controlling data in government survey boundaries. 95:246.

Controlling evidence in locating land. 29:49.

What controls in case of conflicts in boundaries of land. 52:537

Conflict between courses and distance and monuments. 36:388.

Courses and distances as controlling quantity in description. 37:250.

Distances and courses as yielding to natural monuments. 37:63.

Natural boundaries as controlling distances marked on plat. 39:461.

Erection of boundary monuments; expense of owners. 65:310.

Establishment of boundary line as within police power. 65:310.

Legislative control over corporate boundaries. 10:107, Gil. 81.

References are to Reports as Notes are in that order.

BOUNDARIES-Continued.

By highway.

Conveyances bounded by highways as passing title to same. 34:99; 60:62. When title to whole of highway passes. 34:99.

By water.

Boundary by water. 23:114.

Boundary upon stream, 1:73, Gil. 51.

Shore line as boundary. 26:31.

Boundary line of land on water front. 28:373.

Meander line as boundary. 10:82, Gil. 59; 26:31; 44:247; 97:252.

Meander or water line as boundary. 54:290; 76:399.

Water line on meandered water as boundary. 87:97.

Effect of meander line on boundary. 88:273.

Purpose of meander lines along highway. 52:181.

Title to land under water. 44:423.

Title passing under conveyance of land bound by water. 57:289.

Rights of riparian owners below high-water mark. 43:95.

Property in street bounded by water. 50:438.

What included in grant of public land bordering on stream. 10:82, Gil. 59.

BOUNTY.

Authority of legislature to give bounties to soldiers. 13:219, Gil. 205. Constitutionality of statute giving bounties. 91:30.

BOYCOTT.

Boycott defined. 91:171.
Boycott and trade combinations. 54:223.
Boycott or conspiracy to injure business. 79:140.
Combination in restraint of trade and labor. 82:173.
Legality of boycott or unfair list. 91:171.
Right of action for damages. 82:173.

BREACH.

Of contract, see Contracts, IV.

Of covenant, see Covenants and Conditions.

Of warranty, rights of parties on, see Sale, III.

BREACH OF PEACE.

Forcible breaches of peace as felonies. 30:506. Security against. 74:242.

BREACH OF PROMISE.

Measure of damages for, see Damages, III.

BREACH OF PROMISE-Continued.

Limitation of actions for, see Limitation of Actions. Defense to action for. 33:231; 81:91. What constitutes breach of marriage contract. 87:362.

BRIBERY.

What constitutes bribery. 66:309; 90:183.

BRIDGES.

Bridge as part of highway. 59:27.

Obligation to furnish. 67:213.

Compliance with statutes regarding construction of. 69:297.

Burden of maintaining bridges in annexed territory. 82:494.

Construction of free bridges with public revenues. 83:65.

Payment of cost of public bridges. 62:397.

Validity of assessment for construction and maintenance of. 99:59.

Responsibility for private bridge in street. 17:308, Gil. 284.

Legislative control over bridges in counties and towns. 22:366.

Liability of city for defective bridge. 87:85.

Liability for nonrepair of. 30:186.

Duty of municipality in care of. 79:88.

Contributory negligence in use of. 79:88.

Condemnation of. 23:153.

Right of town to recover for destruction of its bridges. 21:502.

BROKERS.

Usury in loans by, see Usury.

Appointment of. 6:496, Gil. 344.

Duty of broker as to stock purchased. 6:496, Gil. 344.

Rights and duties of brokers. 21:409.

Distinction between broker to sell and broker to find purchaser. 31:484.

Exclusive agency to sell land. 32:269.

Broker as procuring cause of sale. 34:98.

Disability to act as agent of both buyer and seller in the same transaction. 36: 532.

Duty of real estate agent to acquaint principal with facts affecting land value.

Duty of broker to disclose purchaser's identity. 60:197.

Duty of broker to account for all profits. 46:256.

Reimbursement and indemnity of brokers. 75:298.

Liability of.

Liability of brokers. 21:409; 54:75.

Personal liability of insurance broker or agent. 94:86.

Liability of broker for loss occasioned by his mistake. 40:404.

BROKERS-Continued.

Liability of real estate agents for fraud on principal. 88:213. Accountability to principal. 95:360.

Authority of.

Authority of broker. 75:298.

Authority of real estate broker. 98:71.

Implied powers of land selling agents. 38:66.

Extent of real estate broker's authority. 37:186.

Authority to deal according to rules and usages of his exchange. 75:298.

How agent's authority revoked or terminated. 34:98.

sale of land by owner or another agent. 34:98.

Commissions of.

Right of real estate agent to commission. 21:163; 29:126; 36:532; 38:466; 39:63, 344, 363; 41:535; 43:447; 44:46; 46:402; 47:34; 47:347; 50:570; 56:52; 59:199; 61:268; 74:82; 83:437; 84:521; 87:454; 89:490; 90:205; 91:401; 92:201; 92:388; 99:42; 99:509; 100:145.

When real estate agent entitled to commission. 32:472; 34:277, 320; 36:189; 49:230; 34:534; 35:197; 39:535; 43:226; 47:28.

When real estate broker entitled to commissions. 49:447; 51:558; 65:150.

When commission of agent to sell land, is earned. 31:484, 486; 43:188; 45:192-solvency of purchaser. 43:188.

Acts affecting broker's right to commissions. 40:404.

Necessity for employment. 34:320.

Right to recovery for services rendered. 54:341.

Lien for commissions. 61:268.

Necessity for consummation of sale. 34:534.

Bargains consummated by other persons. 49:447.

Sale direct by principal. 29:126.

On transaction closed by principal. 83:437.

Effect of subsequent sale by owner. 34:534.

Abortive efforts followed by sale by owner. 43:226.

Direct sale after failure of broker to close bargain. 29:126.

Seller's knowledge of broker's efforts as affecting latter's right to commission.
89:465.

Right of owner to sell land placed in hands of agent. 41:535.

Rights of owner to sell where exclusive agency not given. 39:363.

Commission of broker without exclusive agency. 90:43.

Real estate agent's commission as affected by grantor's wife refusing to sign. 93:271.

Effect of change in terms of bargain. 83:437.

Basis of broker's commission. 99:394.

Right of broker to commission from both parties. 86:55; 91:451; 97:460.

Effect of bad faith on part of agent. 36:532.

Liability for commission for obtaining loan. 39:512.

BUILDING AND LOAN ASSOCIATIONS.

Building and loan associations. 55:437.

BUILDING AND LOAN ASSOCIATIONS-Continued.

"Mutual" building and loan societies. 56:424. Nature, powers, and taxation of. 45:154. Power to issue securities. 77:97.

Right of members. 62:122.

to reduce his stock. 46:190; 47:236.

withdrawing member. 58:340.

Withdrawal from. 46:190; 58:345.

Forfeiture of shares in. 61:35.

Construction of by-laws of. 56:424.

Accounting on failure to comply with contract. 67:201.

"Insolvency" of. 67:201; 73:203.

Effect of failure of, on members' contract. 67:201.

Loans; mortgages.

Loan from to members. 29:282; 49:517.

Validity of loans to members. 55:437; 60:422.

Voluntary repayment of loan. 55:437.

Mortgage to building and loan association as security for loan and dues also 55:437.

Amount payable upon foreclosure of building association mortgage. 63:358.

Rights of member in surplus on foreclosure. 63:358.

Accounting with borrowing members on failure to comply with contract. 67:201,

- usury.

Contracts of association as usurious. 55:437.

Usury laws as affecting. 60:422.

Usury in building association premiums. 71:112.

Usury in loan. 63:358.

Exemption from usury laws. 61:83; 77:97.

BUILDINGS.

Fixtures in, see Fixtures.
Lien on, see Mechanics' Liens.
Party wall for, see Party Wall.
School buildings, see Schools.
Power of municipality to prescribe fire limits. 49:503.
Validity of building laws. 37:20.
form of. 37:20.

BURDEN OF PROOF.

See Evidence, II.

BURIAL.

As to corpses, see Corpse.

References are to Reports as Notes are in that order.

BURIAL EXPENSES.

See Executors and Administrators.

BURIAL GROUND.

See Cemeteries.

BUSINESS.

Due process in regulation of, see Constitutional Law, II. Right of foreign corporation to engage in, see Corporations, VIII. Charges injurious to, see Libel and Slander. License of right to do, see License. Municipal regulation of, see Municipal Corporations, II.

BY-LAWS.

Of corporation, see Corporations, I.
Of insurance company, see Insurance, III.
Construction of. 62:122.
Certainty of. 59:308.
Validity of. 16:431, Gil. 387.
Prevalence of provisions of contract over. 39:303.

C CALENDAR.

See Trial, I.

CALLS.

Of corporate stock, see Corporations, V.

CANCELATION OF INSTRUMENTS.

Cancelation of contract, see Contracts, V.

Of corporate stock, see Corporations, V.

Of insurance policy, see Insurance, III.

Of entry of public land, see Public Lands.

Of record, see Records and Recording Laws.

As to reformation of instruments, see Reformation of Instruments.

Cancelation or rescission of instrument. 37:30.

For mistake. 54:90; 93:1.

of one party. 37:30.

Prerequisite to action to cancel contract causing cloud on title. 6:89, Gil. 38. Equitable jurisdiction to cancel written instrument. 40:417.

References are to Reports as Notes are in that order.

CANVASS.

Of vote at election, see Elections.

CAPACITY.

Presumption and burden of proof as to, see Evidence, IL.

CAPITAL.

As to county seat, see Counties. Of corporation, see Corporations, V.

CARE.

Evidence as to, see Evidence, XI. Sufficiency of proof of, see Evidence, XII. Question for jury as to, see Trial, II.

CARRIERS.

- I. Who are common carriers.
- II. Carriers of persons.
- III. Carriers of freight.
- IV. Government control; rates; discrimination.

Conflict of laws as to contract of, see Conflict of Laws.

Measure of damages against, see Damages, III.

Presumption and burden of proof as to, see Evidence, IL.

As to ferries, see Ferries.

Injury to employee of, see Master and Servant.

I. Who are common carriers.

Who are common carriers. 15:270, Gil. 208; 35:344.

Common-carriage pursuit. 26:243.

Railroad assuming relation of. 31:85.

One devoting private railroad tracks to public use as. 88:443.

Street railways as. 61:435.

Log driving companies as. 39:83.

Telegraph company as. 58:252.

As to live stock. 31:85.

Common carrier as private carrier. 15:270, Gil. 208.

II. Carriers of persons.

Passenger's right of transportation. 50:144; 52:296. Right of passenger to be carried to destination. 54:169.

References are to Reports as Notes are in that order.

Index to Notes, Minn. Rep. 6.

CARRIERS, II.-Continued.

Rights of passenger on failure of carrier to furnish accommodations. 39:3.

passengers not furnished with seats. 39:3.

Right of passenger to stop over privileges. 34:210.

Passenger's fraud as defeating recovery for injury. 64:168.

Right to exclude drunken passenger from moving train. 47:17.

Effect of issuing time table. 15:49, Gil. 29.

Regulations.

Reasonableness of railroad regulations. 15:49, Gil. 29.

Right of railroad company to establish and enforce reasonable regulations. 44:433.

Enforcement of regulations by street railway company. 79:404.

Who are passengers.

Who are passengers. 20:125, Gil. 110; 30:217; 38:173; 39:297; 44:454; 45:53; 45:536; 48:232; 55:501; 61:296; 63:380; 64:168; 74:48; 82:98.

Relationship of carrier and passenger. 45:268.

When relation of carrier and passenger exists. 48:378.

Commencement of status of passenger. 32:1.

on street cars: 81:459.

When one becomes passenger. 66:192.

One temporarily alighting from vehicle as passenger. 83:47.

Who is passenger for hire. 76:123.

Status of person riding on train by leave of trainman. 30:217.

One on wrong train as trespasser. 42:183.

News agents on trains as passengers. 67:18.

Duty; liability generally; negligence; measure of care required.

Presumption and burden of proof as to negligence of carrier, see Evidence, IL

Question for jury as to negligence of carrier, see Trial, II.

Liability for injury to passengers. 20:125, Gil. 110; 82:1; 43:279.

Absolute liability of passenger carriers. 45:207.

Liability imposed upon common carriers of passengers. 11:277, Gil. 189.

Liability of passenger carrier for negligence. 94:241; 96:434.

Liability of street railway company for injuries to passengers. 77:503.

Duties of carrier of passengers. 15:39, Gil. 29; 43:300; 45:368; 52:296; 64:7; 86:224.

duty of diligence. 32:253.

Duty and liability of carrier toward passengers. 88:336.

of street railway company. 88:192; 95:254.

Duty to protect passengers. 98:96.

Care required of carriers. 42:46; 52:512.

Degree of diligence and care required of carrier of passengers. 11:296, Gil. 204; 12:530, Gil. 438; 26:278; 66:252.

Injury by carrier to passenger not in pari delicto. 30:126.

Duty as predicted for liability for negligence. 38:103.

Distinction between liability of carriers of goods and passengers. 11:296, Gil. 204.

Operating car without conductor as negligence. 78:138.

Liability for assault on passenger. 15:49, Gil. 29.

CARRIERS, II.—Continued.

Duty of trainmen at crossing of railroad tracks. 38:455.

Liability of carrier to passenger for detention and exposure. 76:123.

Liability for injury to passengers from patent defects. 85:341.

Duty as to safety appliances generally. 43:300.

Duty to warn passenger against taking wrong route. 76:123.

Duty of railroad company as to accommodations for passengers. 76:469.

Implied authority of agent to make reasonable contracts as to carrier's liability.

53:183.

- for whose acts liable.

Liability for acts of third persons. 88:336.
Liability for acts of persons not employees or agents. 56:346.
Liability for acts of person, acting as agent. 91:118.
Liability of carrier for acts of its agents. 15:49, Gil. 29.
Liability for acts of employees. 47:17.

for injury by servant. 39:297.

for assault by employee. 44:433; 88:336.

Degree of care to be exercised by a common carrier to protect passengers from violence of fellow-passengers. 46:474.

Liability for assaults by fellow passengers. 88:336.

Liability of carrier for injuries from strikers or mob. 83:237; 88:336.

Liability of carrier for negligence or mistake of ticket agent. 68:445.

Liability for acts of connecting line or subcarrier. 11:277, Gil. 189.

-to whom liable.

Liability to gratuitous passenger. 20:125, Gil. 110.

gratuitous passenger on freight train. 20:125, Gil. 110.

To one riding on drover's pass. 20:125, Gil. 110.

under contract to look after stock. 45:368.

To person riding on train with permission of conductor. 38:173.

To person riding on train by leave of trainman. 30:217.

To one on train without right. 20:125, Gil. 110; 61:296.

To trespasser. 64:168.

trespassing children, 94:276.

To one desiring to become passenger. 81:459.

To news agent. 67:18.

To employee. 20:125, Gil. 110.

Towards passengers requiring assistance. 52:296.

Duty to protect drunken persons from injury. 83:212.

- place where passenger is, as affecting liability.

Liability to passenger for hire riding in unusual place. 20:125, Gil. 110.

To passenger in baggage car. 43:279.

Toward passenger on crowded car. 52:512; 77:503.

Negligence in permitting child to ride upon car platform. 74:48.

Duty of carrier in the operation of freight and mixed trains. 43:300.

Liability for injury to passengers in freight or mixed trains. 43:300.

Liability for injury to passengers at intermediate stations. 41:178.

Liability to passenger on freight train. 45:536.

Care due passenger on freight train. 87:408.

CARRIERS, II.-Continued.

Assumption of risk by passengers on freight trains. 66:252.

Carriage of passengers upon freight trains. 35:203.

Negligence in making up freight train. 45:536.

Abandonment of rule as to place of riding as defense. 43:279.

- liability of passengers while getting on or off.

Duty as to stopping and starting of public conveyances. 27:178.

Starting and stopping of railroad trains. 27:178.

Duty of carrier toward passenger before starting car. 66:192.

Negligence in starting car. 50:149.

Injury by sudden jerk or starting of train or car. 32:1.

Duty of carrier to alighting passengers. 52:269; 54:379; 55:271; 78:85.

Liability of railroad company to passenger alighting. 71:422.

Duty to put passengers off at safe place. 11:296, Gil. 204.

Negligence in stopping train at unusual place. 85:387.

Liability of carrier for discharging passenger at wrong place. 87:355.

Duty of railroad to keep steps and platforms free from ice. 85:341.

-duty and liability as to stations and approaches.

Duty and liability of carrier as to its stations and approaches. 32:390. Duty as to lighting station. 32:390.

Injury by reason of failure of railway company to light depot platform. 77:465.

Duty of railroad as to keeping ticket office open. 39:6.

Care required of railroad to avoid injury to persons at depot. 44:128.

Safety of approaches to railway stations. 61:161.

Liability of railroad for injury at station platform to person not passenger. 90:17.

Discontinuance of railway station. 76:469.

-limitation of liability.

Exemption of carrier from liability. 30:217.

Nonliability contracts by railroads. 67:18.

Carrier's power to limit liability by contract. 20:125, Gil. 110.

For negligence. 20:125, Gil. 110.

for gross negligence. 20:125, Gil. 110.

As to news-agents on trains. 67:18.

Ejection of passenger.

Measure of damages for ejection, see Damages, III.

Ejection of passenger. 70:79.

Duty of carrier in ejecting passenger. 39:3, 54.

Wrongful treatment or ejection of passenger. 44:454.

Liability for ejection of passenger. 15:49, Gil. 29; 54:169; 64:168.

Duty and liability of carrier in ejecting persons from car. 34:311.

Liability to passenger ejected for want of proper street car transfer. 50:144.
 Right to eject passenger. 34:210, 311.

by use of unnecessary force. 34:210.

while car is in motion. 34:210.

right to eject at any place. 34:210.

on failure to produce pass. 37:66.

for failure to produce ticket. 76:163.

CARRIERS, II.—Continued.

for breach of condition in ticket. 66:153. passenger presenting wrong ticket or transfer. 54:169. for nonpayment of child's fare. 79:404.

for refusal to pay fare. 46:514; 47:36.

Repayment of unused fare. 46:514.

effect of subsequent tender of fare. 46:514.

Implied authority of brakeman to eject trespassers. 64:168.

where they are trespassers with the trainman's connivance. 64:168.

Contributory negligence of passenger.

Presumption and burden of proof as to, see Evidence, IL.

Question for jury as to, see Trial, II.

Negligence of passenger. 26:278; 32:1; 41:207.

What constitutes. 30:169; 94:241.

Riding in wrong place. 20:125, Gil. 110.

In going to or from train. 41:178.

Assumption as to safe condition of crosswalk between tracks. 32:1.

Projecting body or member outside of line of car. 32:404; 86:224.

Projecting arm or body beyond line of car. 43:53.

Riding on car platform as. 52:159; 66:284; 77:179; 86:224; 91:16.

Riding on car platform or steps. 57:332; 61:499.

Standing on car platform as. 52:512.

In face of imminent peril. 48:134.

Of care taker in car with live stock. 45:536.

Care required of passengers on freight trains. 100:361.

Risks assumed by passenger in freight or mixed trains. 43:300.

Right of passenger or licensee to rely on statements by servants of carriers. 45:536.

How excused. 26:278.

- in getting on or off.

Negligence in boarding car. 80:50.

Getting on moving car. 32:1.

Boarding or alighting from moving car. 42:183; 52:269; 59:135; 81:459.

moving street cars. 42:42; 48:232; 94:74.

Negligence in leaving car. 54:379; 67:8.

Alighting from moving car as negligence. 65:319.

Alighting from trains at unusual place. 41:178.

Unlighted station platform as a warning to passengers not to alight. 83:47.

Right of passengers to alight at intermediate stations for receipt and discharge of passengers. 83:47.

Jumping off train to avoid collision. 37:355.

Care required of passenger leaping from train or crossing tracks. 27:278.

Effect of advice or command of carrier's servants. 42:183.

Tickets; conditions; fare.

Ticket as contract. 34:210; 61:129; 66:153.

Annexing conditions to contract of carriage. 66:153.

Ticket contract as binding on passenger. 35:203.

Binding force of conditions upon holder of ticket. 66:153; 68:445.

CARRIERS, II.-Continued.

Conclusiveness of railway ticket. 68:445.

Railway regulation for collection of fares. 62:433.

Use of commutation tickets. 37:66.

Assignability of tickets. 44:454.

Transferability of return coupon of a round trip ticket. 45:53.

Forfeiture of railroad ticket for unlawful use. 75:109.

Validity of coupons detached from ticket. 61:129.

Duty to tender fare received from ejected passenger. 79:404.

Right of carrier to retain fare earned before ejecting passenger. 15:49, Gil. 29.

Contract of railway company to furnish "free" transportation. 37:66.

rights under. 37:66.
Waiver of conditions of railroad ticket. 61:129.

- extra fare when paid on train.

Extra fares when paid on train. 39:6.

Right of railroad to charge extra fare if paid on cars. 15:49, Gil. 29.

Validity of extra charge when fare paid on train. 47:36.

Right to claim additional fare after accepting tendered sum. 15:49, Gil. 29.

Waiver of extra fare when paid on train. 46:514.

When no opportunity was given to purchase ticket. 15:49, Gil. 29.

Baggage of property of passenger.

Liability of carrier for baggage of passenger. 39:424; 40:144; 78:232.

Liability of carrier for passenger's effects. 29:160.

Duty and liability of railroad company as to passenger's baggage. 100:270. before forwarding. 40:144.

Liability for loss of or injury to gratuitous passenger's baggage. 20:125, Gil. 110.

Depot company as agent of carrier to receive baggage. 39:424.

Passenger's possession of check as evidence of delivery of baggage. 39:424.

What is baggage. 29:160; 73:232.

III. Carriers of freight.

Measure of damages as to, see Damages, III.

Delivery to carrier, of property sold, see Sale, I.

Rights of carrier in insurance, see Insurance, VI.

Carrier's liability. 37:524; 38:95.

Duties and liabilities of common carriers. 15:270, Gil. 208.

Carrier's liability as affected by wrong of shipper. 37:524.

Rights and duties of parties to contract of carriage. 10:418, Gil. 335.

Carrier's right to receipt. 20:21, Gil. 12.

Right of railroad company to regulate the reception of freight for shipment. 34:87.

Agency of consignor in shipping and routing goods. 15:270, Gil. 208.

Duty of railroad to warehouse goods. 59:161.

Shipper's liability on contract. 15:270, Gil. 208.

Duty of carrier as to refrigerator cars. 99:404.

Duty of railway company to furnish safe cars. 77:528.

Authority of agents of railroad company. 64:296.

CARRIERS, III.—Continued.

Change of destination.

Right to intercept or change destination of shipment. 90:12.

Right to change destination of goods after delivery to carrier. 94:233. effect on carrier's liability. 94:233.

Duty as to transporting and forwarding.

Meaning of agreement "to forward" goods. 15:270, Gil. 208.

Negligence as forwarder. 19:251, Gil. 211.

Liability for failure to forward bonded merchandise. 67:406.

Duty of carrier as to transportation and delivery. 94:269.

Duty as forwarders. 15:270, Gil. 208.

Loss of, or injury to property.

Loss of goods by carrier. 95:57.

Liability for loss of freight. 41:510; 65:540; 70:37.

Liability of carrier for injury to shipment. 99:295.

Liability of carrier for conversion. 35:344.

Liability of carrier as affected by inherent nature of goods. 24:506.

Liability of carrier for loss of goods, in store awaiting transit. 15:390, Gil. 318.

Act of God relieving railroad from liability. 91:229.

Liability of carrier where negligence concurs with inevitable casualty. 94:269.

Liability of carrier for injury to improperly packed goods. 24:506.

Prima facie case against carriers of perishables. 99:404.

Action by consignor against carrier for loss. 74:477.

Right to maintain action against carrier for loss of goods. 5:345.

Right of consignor to maintain action for damage to property by carrier. 98:65.

Delivery by carrier; delay.

Delivery to connecting carrier, see infra,—delivery to connecting carrier.

Delivery by carrier. 19:251, Gil. 211; 59:161.

Duty of carrier as to delivery of goods. 24:269; 30:265.

Duty to make personal delivery. 74:477.

Remedy for negligence in delivery by carrier. 45:85.

Production of bill of lading as prerequisite to delivery. 63:255.

Duty of carrier as to delivery of goods. 64:245.

Production and surrender of bill of lading. 64:245.

Duty of consignee to remove goods. 19:251, Gil. 211.

Liability of carrier for damages due to delay. 47:569.

What constitutes reasonable time. 18:133, Gil. 119.

-notice of arrival; termination of liability.

Carrier's liability as warehouseman. 19:376, Gil. 323; 75:445; 96:84.

Termination of liability of common carrier. 19:251, Gil. 211; 58:22.

when liability terminates. 18:133, Gil. 119.

Delivery to terminate carrier's liability as such. 38:95; 59:161.

Necessity for notice to consignee. 18:133, Gil. 119; 19:251, Gil. 211; 59:161.

Right of carrier to become warehouseman of goods in transit. 60:382.

- misdelivery.

Liability of carrier for misdelivery. 63:255.

Unauthorized delivery by common carrier as conversion. 30:265.

Liability of carrier for mistake in delivery. 63:543.

CARRIERS, III.-Continued.

- justification of nondelivery.

Justification for nondelivery by carrier. 73:185.

Delivery to true owner. 73:185.

Goods taken from carrier by legal process. 44:224.

Seizure of goods as defense. 63:543; 81:247.

effect on carrier's liability. 61:104.

notice to owner of seizure. 73:185.

Duty and liability of carrier when adverse claim is set up to property. 86:33.

Lien of carrier; amount of charges.

Carrier's lien, 1:297, Gil. 234.

Priority of lien of carrier and warehouseman. 53:327.

Right of carrier to additional compensation on discovering true value of goods. 65:540.

Carrying live stock.

Duties of carriers and shippers of live stock. 45:85.

Liability of carrier of livestock. 37:524.

Duties and liabilities of carriers of live stock. 31:85.

Liability of common carrier of live stock for injuries. 36:539.

Carrier's liability for loss or injury to live stock. 44:191.

Right to limit liability. 44:191; 53:160.

Action in tort for loss of live stock shipped under special contract. 64:61.

Stipulations as to liability.

Limitation of carrier's liability. 15:270, Gil. 208; 53:160; 58:22; 65:168; 67:188; 72:339.

live stock carriers. 44:191; 53:160.

Contracts limiting liability of carrier. 41:510; 86:380.

Stipulations limiting carrier's liability. 70:37.

Right of carrier to limit liability. 60:382; 62:288; 44:191.

Right of common carrier to restrict liability by contract. 37:524.

consideration. 37:524; 58:22.

Right of carrier to relieve itself from exceptional liability as insurer. 31:85.

Validity of stipulation by carrier against liability. 98:22.

Construction of carriage contracts. 36:396.

Bills of lading and warehouse receipts. 44:224.

Bill of lading as binding shipper. 37:524.

Express receipt as contract. 15:270, Gil. 208.

Liability of carrier on bill of lading. 44:224.

Acceptance of bill of lading as evidence of assent. 15:270, Gil. 208.

-as to negligence.

Right of carrier to limit liability for negligence. 24:506; 31:85.

Power of carrier to exempt itself from liability for negligence. 36:539.

Contracts limiting liability for negligence by carriers. 36:396.

Negligence of agents or agencies for carriage. 15:270, Gil. 208.

-as to amount.

As to amount. 53:160.

Stipulated values or amounts. 31:85; 86:380.

Effect of shipper's stipulation as to value of goods. 62:288.

CARRIERS, III.-Continued.

Value fixed by shipper as limiting recovery for loss. 31:85.

Validity of stipulations fixing damages to goods by carrier. 63:228.

- notice of injury or claim.

Notice of claims to carriers. 67:188.

Presentation of claim for loss to freight. 72:339.

Validity of requirement of notice to carrier in case of injury to property. 65:168. Validity of contract limitations as to time to claim damages against carrier. 53:183.

Sufficiency of notice to carrier of injury to property under limitation agreement.
65:168.

-excepted liabilities.

What constitutes "perils of sea" or "dangers of lake." 15:270, Gil. 208.

-beyond own line.

Contracts by carriers as to liability beyond own line. 36:396.

Extraterminal liability. 60:382.

Connecting carriers.

Status of connecting carrier. 26:243.

Contract of carriage by connecting carriers. 91:118.

Right of carriers to make joint running arrangements. 17:372, Gil. 348.

Through contracts for shipment over connecting carrier's lines. 58:22.

right of initial carrier to contract for. 94:233.

effect as establishing partnership relation. 58:22.

Right of initial carrier to select connecting carrier. 94:233.

-duty and liability.

Liability of initial carrier for deviation. 63:546.

When initial carrier's liability terminates. 15:390, Gil. 313.

Liability of initial carrier in respect to goods destined to point beyond his own line. 19:376, Gil. 323; 36:396.

liability for damages occurring beyond terminus of line. 46:106.

Effect of receiving shipments for point beyond line. 36:396.

Duties and liabilities of connecting carriers. 15:390, Gil. 313; 66:102.

Connecting carrier's liability for loss of goods. 30:438; 70:37.

Liability of connecting carrier for injuries due to defective condition of cars. 46:106.

Effect of through contract upon carrier's liability. 58:22.

Liability for negligence as between connecting carriers. 60:382.

- delivery to connecting carrier.

Contract for extraterminal delivery. 19:376, Gil. 323.

Sufficiency of delivery to connecting carrier. 58:22.

Duty as to delivery to connecting carrier. 19:376, Gil. 323.

Requisites of delivery to succeeding carrier. 81:247.

IV. Governmental control; rates; discrimination.

Regulation of carriers. 71:519.

Control of state over railways. 38:281.

State regulation of railroad companies. 100:445.

References are to Reports as Notes are in that order.

CARRIERS, IV.-Continued.

Carrier's right to grant exclusive privileges. 79:188.
Regulations of hacks and vehicles at depots and trains. 27:364.
Hackmen's right of entry to station grounds. 79:188.
Right to compel railroad company to provide waiting rooms. 40:353.
Power to compel stopping of trains at stations. 57:385.
Track connections. 71:519.

Rates.

Regulation of. 69:353; 80:191. Authority to fix. 38:281. Right to change. 40:156. Power of state over. 40:267.

intrastate points connected by line traversing portion of another state.
40:267.

Power of legislative body to regulate. 19:434, Gil. 377.

Extent of judicial interference with. 60:461.

Sufficiency of schedules of. 72:357.

Constitutionality of law creating railroad commission with power to fix joint through rates. 80:191.

Reasonableness of. 69:353; 72:357; 80:191. determination of reasonableness. 81:87. Limitation of charges. 69:353.

Basis of capital charges in fixing. 69:353.

Cost of operation as basis. 80:191.

Length of transportation as basis. 80:191.

Value of property as basis. 80:191.

Cost of carriage as factor. 80:191.

Consideration of operating expenses. 69:353,

Rate of return. 69:353.

In case of systems. 69:353.

CARRYING ON BUSINESS.

By foreign corporation, see Corporations, VIII.

CASE.

As to boycott, see Boycott. See also torts.

For conspiracy, see Conspiracy.

Recovery for mental anguish, see Damages, III.

Right of action for causing death, see Death.

Injury by fright, see Fright.

Liability of seller or manufacturer for injury due to defects, see Negligence, L. Liability for seduction, see Seduction.

Good faith as defense to penal liability. 58:84.

CASES CERTIFIED.

Certification of questions to supreme court. 61:233.

Questions certifiable to Supreme Court. 23:29; 27:521.

Definiteness of question to be certified. 2:123, Gil. 99.

Review on certification. 23:29.

Questions to be considered on case being certified. 32:451.

Questions considered upon certification of case by trial court. 64:292.

Certifying up tax case. 49:450.

Certification of questions in tax proceedings. 33:537.

Contents of case certified, in tax proceedings. 42:451.

CASTING VOTE.

See Parliamentary Law.

CASUALTY INSURANCEL

See Insurance, VIII.

CATTLE.

See Animals.

CATTLE GUARDS.

See Railroads, IL.

CAUCUS.

See Elections.

CAUSA MORTIS.

Gift, see Gift.

CAUSE.

Presumption and burden of proof as to, see Evidence, IL. Sufficiency of proof of, see Evidence, XII.
Of loss, death, or injury, see Insurance, VI.
Proximate cause, see Proximate Cause.
Question for jury as to, see Trial, II.

CEMETERIES.

Public character of public cemeteries. 36:529. Lot owners' interest in. 47:307; 85:498.

References are to Reports as Notes are in that order.

CEMETERIES-Continued.

Public character of. 54:440. Disability to incumber or sell for debt. 54:440.

CENSUS.

State or Federal census as controlling in determination of population. 84:377.

CERTAINTY.

In pleading, see Pleading, I.

As essential to specific performance of contract, see Specific Performance.

CERTIFICATE.

Of acknowledgment, see Acknowledgment.

Of deposit, see Banks.

Of performance of Contract, see Contracts, IV.

Of corporate stock, see Corporations, V.

Admissibility of, in evidence, see Evidence, IV.

For sale of liquor, see Intoxicating Liquors.

Of sale under execution or attachment, see Judicial Sale.

Of sale on foreclosure, see Mortgage, VI.

Of tax sale, see Taxes, IV.

CERTIFICATE OF DEPOSIT.

See Banks.

CERTIFICATION.

Of questions to higher court, see Cases Certified.

Nature of "certification" required by statute. 58:152.

Sufficiency of certification of copy by county officials. 59:82.

CERTIFIED COPIES.

Admissibility of, in evidence, see Evidence, III.

CERTIFIED QUESTIONS.

See Cases Certified.

CERTIORARI.

Writ of certiorari. 86:301.

common-law writ. 13:508, Gil. 468.

CERTIORARI-Continued.

Definition of certiorari. 51:241.

Functions of writ of certiorari. 53:238.

Province of certiorari. 61:120; 83:464.

Office of writ of certiorari. 33:127.

Amendment of petition in certiorari. 10:299, Gil. 235.

Necessity for regular application for certiorari. 10:299, Gil. 235.

showing good faith. 10:299, Gil. 235.

Authority to issue writ of certiorari. 71:16.

Time for filing affidavit for certiorari. 5:444, Gil. 362.

Modifying judgment on certiorari. 5:455, Gil. 368.

Discretion of trial court to quash a writ of certiorari. 96:255.

Transcript on return to certiorari. 1:45, Gil. 30.

Jurisdiction; use of writ.

Jurisdiction in certiorari. 5:444, Gil. 362.

Review by certiorari or appeal. 9:149, Gil. 139.

Right to review by certiorari. 40:22; 83:58.

Occasion for and right to certiorari. 9:166, Gil. 153.

Certiorari as mode of review. 45:517.

When certiorari will lie. 22:387; 23:366; 37:362; 44:244; 56:210.

Proceedings reviewable by. 34:250.

What acts reviewable by. 32:145.

Legislative acts. 32:145.

Judicial acts. 32:145.

What are judicial acts. 32:145.

"Judicial proceedings" in which certiorari is proper. 83:464.

To review proceedings of lower court. 41:42.

To review appealable orders. 16:51, Gil. 38.

To review decree of probate court. 51:241; 58:268.

To review order of probate court extending time to file claims. 24:134.

To review proceedings of inferior courts. 76:132.

To justice of peace. 26:71.

To state auditor. 86:301.

To municipal proceedings. 16:102, Gil. 91.

To review official action. 64:378; 91:30.

To review ministerial acts. 23:404.

To review judgment in habeas corpus proceedings. 29:462.

Certiorari as ancillary to writ of habeas corpus. 31:110.

Certiorari to review final judgment. 38:397.

tax judgments. 38:397.

To review proceedings to form political divisions. 41:142.

Review of illegal or erroneous condemnation proceedings. 12:388, Gil. 269.

Right of review by cetriorari for irregularity. 58:534.

- tax and assessment proceedings.

To review assessment proceedings. 22:387; 33:235; 87:146.

To review local assessments. 40:22.

To review confirmation of assessment. 33:235.

To review tax cases. 92:1.

CERTIORARI-Continued.

To review tax proceedings. 14:248, Gil. 181. Certiorari as lying for purpose of attacking assessment. 27:442.

Who may apply for.

Who may prosecute writ of certiorari. 13:454, Gil. 423; 37:362. Right of owner of land injured by drain to writ of certiorari. 98:89. Necessity that all taxpayers interested apply. 14:248, Gil. 181.

Questions reviewable.

Scope of review on certiorari. 13:508, Gil. 468; 16:102, Gil. 91. Questions reviewable upon certiorari. 10:30, Gil. 15; 39:385; 53:238. removal of public official. 53:238.

Proceedings reviewable by certiorari. 24:124; 43:312. Review of evidence on certiorari. 12:78, Gil. 42.

CESTUI QUE TRUST.

See Trusts.

CHALLENGE.

Of grand jurors, see Grand Jury. Of jurors, see Jury.

CHAMBER OF COMMERCE.

Powers of chamber of commerce. 86:448.

CHAMBER ORDERS.

See Courts.

CHAMPERTY AND MAINTENANCE.

What are champertous contracts. 68:74.
rights under. 68:74.
recovery on. 69:488.
Champertous and barratrous contracts. 78:21.
Recovery on quantum meruit on. 78:21.
Right of attorney to take action on contingent fee. 31:239.

CHANGE.

Of venue, see Venue.

CHANGE OF GRADE.

Of highway, see Highways.

References are to Reports as Notes are in that order.

Digitized by Google

and the same

CHARACTER.

Presumption and burden of proof as to, see Evidence, II.

Parol evidence as to, see Evidence, VI.

Evidence of generally, see Evidence, XI.

Libelous charges affecting, see Libel and Slander.

CHARGE.

For freight, see Carriers, III. On trust property, see Trusts.

CHARITIES.

Exemption of, from taxation, see Taxes, II.

Charitable uses. 31:173.

Charitable trusts. 49:22.

Validity of conditions attached to charitable gift. 49:57.

Validity of charitable trusts. 49:57.

Trusts for charitable uses. 69:141.,

What is charitable institution. 85:165.

What are charitable corporations. 23:92.

What constitutes a "charity." 69:141.

Direct gift to corporation for charity. 81:7.

Validity of charitable trust. 88:318.

to individual afterwards to be held by corporation. 88:318.

to individual afterwards to be held by corporation. 88:318.

Certainty as to grantee, devisee or beneficiary trust. 10:331, Gil. 260.

Uncertainty of lack of incorporation as affecting gift. 69:141.

Proprietary capacity of unincorporated associations. 10:331, Gil. 260.

Meaning of words "public" and "charitable." 27:460.

Transfer void for failure to name grantee capable of taking title. 51:277.

Absolute devises not upon trust. 88:202.

CHARTER.

Of corporation, see Corporations, III.
Of municipality, see Municipal Corporations, L.

CHASTITY.

Remarks or publication affecting, see Libel and Slander.

CHATTEL MORTGAGE.

- I. In general.
- II. Validity; consideration.
- III. Filing; recording; renewing.
- IV. Effect; rights of parties; priorities.

References are to Reports as Notes are in that order.

CHATTEL MORTGAGE-Continued.

V. Sale or removal of mortgaged chattels.

VI. Assignment; satisfaction.

VII. Enforcement.

Conflict of laws as to, see Conflict of Laws.

I. In general.

Construction of chattel mortgages. 37:82.

Distinction between mortgage and pledge. 33:111.

Conditional sale and chattel mortgage. 23:57.

Recital in mortgage as evidence of residence of mortgagor. 71:230.

What constitutes.

What amounts to chattel mortgage. 60:376.

What instruments or agreements constitute mortgages. 37:82.

Bill of sale. 19:367, Gil. 312.

Absolute bill of sale. 16:320, Gil. 283; 25:432.

Contract for farming on shares. 79:153.

Leases reserving lien for rent. 37:82.

Mortgage for future advances.

Mortgage to secure future advances. 31:94.

validity of. 33:29; 69:82.

requirements of. 30:419.

II. Validity; consideration.

Validity of chattel mortgage. 34:416; 47:507; 66:434.

"Void" as meaning voidable. 31:518.

Certainty in chattel mortgage on crops. 48:404.

Mortgage for larger sum than due. 33:29.

Consideration for chattel mortgage. 44:204.

Effect of overstatement of consideration in mortgage. 30:419.

Mortgage of undivided interests. 62:143.

Validity of mortgage of property held in common. 22:561.

Mortgage of share in crops. 22:561.

Power of disposition retained by mortgagor. 47:507.

Chattel mortgages void as against creditors because of power reserved to mortgagor. 24:390.

Validity of chattel mortgage authorizing mortgagor to dispose of the property as his own. 64:265.

Effect of stipulated limitations upon mortgagor's privileges. 47:507.

Chattel mortgage in fraud of creditors. 27:431.

Fraud of mortgagor alone as affecting mortgage. 30:35.

Effect of fraud in part of chattel mortgage. 21:187.

Fraudulent intent as to part of property. 47:507.

Validity of chattel mortgage fraudulent in part. 24:435.

Preferential mortgages. 34:416.

Mortgage giving preference to a creditor. 33:29.

CHATTEL MORTGAGE, II.—Continued.

Who may attack chattel mortgage for fraud. 47:403.

Right to impeach validity of chattel mortgage. 36:156.

Validity of mortgage on exempt property without wife's signature. 8:207, Gil. 178.

Description of property.

Description of property. 39:348; 43:56.

Sufficiency of description. 7:225, Gil. 166; 22:561; 31:518; 33:104; 35:529; 40:207; 42:161; 77:124.

description wrong in one particular. 44:489.

of growing crop. 32:52.

description of live stock. 33:104.

Effect of misdescription of property mortgaged. 30:419.

Effect of erroneous description. 61:293.

Property subject to mortgage; after-acquired property.

Mortgage on after-acquired property. 30:132; 35:399; 41:218; 61:528; 66:344.

After-acquired corporate property. 44:115.

Chattel mortgage as covering after-acquired goods. 24:390.

Validity of mortgage covering goods to be bought. 21:187.

Mortgages on growing crops. 44:204.

share of growing crop. 32:52.

Mortgage of future crops. 22:561; 25:484; 35:399; 39:348; 41:218; 41:537; 48:404.

necessity for selection. 25:484.

Right to mortgage growing crops. 32:537.

Validity of mortgage of growing crops or of things in future. 32:193.

Validity of mortgage of future earnings. 24:452; 82:21.

Right to earnings of corporations. 24:452.

Efficacy of chattel mortgage on fixtures. 25:173.

Possession; power to sell.

Possession of property by mortgagor as affecting validity. 14:228, Gil. 167.

Validity of chattel mortgage without change of possession. 5:482, Gil. 386; 25:473.

Chattel mortgages fraudulent as against creditors for want of change of possession. 24:435.

Validity of mortgage permitting retention of goods. 25:500.

Validity of mortgage leaving mortgagor in possession. 34:416.

Effect of retention of possession by chattel mortgagor. 20:81, Gil. 66; 23:182; 25:297; 32:377.

as fraud on creditors. 21:187.

Validity of chattel mortgage on merchandise stock in mortgagor's keeping. 74:58.

Burden of proof in case of possession by chattel mortgagor. 25:297.

Sufficiency of delivery of mortgaged property. 66:463.

Effect of possession by mortgagee under void mortgage. 47:507.

Possession by mortgagee as affecting validity of chattel mortgage. 74:130.

Place of possession of mortgaged property. 21:187.

References are to Reports as Notes are in that order.

Index to Notes, Minn. Rep.

7.

98

CHATTEL MORTGAGE—Continued.

III. Filing: recording; renewing.

"Filing" instruments. 42:117.

Filing of chattel mortgage. 42:37.

Sufficiency of "filing" of instrument. 25:81.

Object of statute providing for filing chattel mortgages. 32:377.

Effect of clerical omission to properly file written instrument. 42:117.

Right to file absolute bill of sale as chattel mortgage. 45:124.

Validity of renewal affidavit of chattel mortgage. 68:378.

Place of filing chattel mortgages. 22:39.

Place to file lien statement or chattel lien. 77:63.

Necessity for.

Validity of unrecorded chattel mortgage. 24:435; 33:375.

as against subsequent takers with notice, 33:375.

Effect of failure to record chattel mortgage. 21:187.

Failure to record as affecting validity of chattel mortgage. 35:543.

Voidability of unrecorded conditional mortgage. 68:282.

Validity of an unrecorded chattel mortgage as against subsequent creditors. 48:479.

Necessity for filing lease with lien clause. 37:82.

By chattel mortgagee in possession. 14:228, Gil. 167.

For filing affidavit of renewal of mortgage. 14:228, Gil. 167.

Effect of.

Filing of chattel mortgage as notice. 5:482, Gil. 386.

Record of chattel mortgage on crops as notice. 35:399.

Filing chattel mortgage as equivalent to delivery of chattels. 21:187.

IV. Effect; rights of parties; priorities.

Rights of chattel mortgagee. 30:270; 32:52.

after default. 39:102.

Rights of second mortgagee of chattels. 20:411, Gil. 363;

against third person. 20:411, Gil. 363.

Rights of subsequent mortgagees. 59:259.

Title under chattel mortgage. 2:30, Gil. 21; 25:500; 30:125; 44:204.

Chattel mortgage as transferring title. 43:428.

Interest of mortgagee of personalty therein. 14:228, Gil. 167.

Interest acquired by chattel mortgage of crop. 44:487.

Interest of chattel mortgagor in mortgaged property. 20:411, Gil. 363.

Acts of mortgagor as affecting mortgagee. 43:428.

Lien of chattel mortgage on future crop. 76:36.

Right of creditors to avoid mortgage. 25:297.

Duty and accountability of mortgagee in sale of mortgaged goods. 25:513.

Recital or recognition by junior mortgagee as notice of senior one, and its effect.

Mortgage on growing crops as notice. 32:193.

Rights of mortgagee on conversion of property by stranger. 35:529.

Power to contract with reference to mortgaged property. 83:12.

CHATTEL MORTGAGE, IV.-Continued.

Right to possession.

Possession of mortgaged chattels. 52:358.

Possession under mortgage. 30:125.

Rights of chattel mortgagor to possession. 30:270.

When chattel mortgagor entitled to possession. 24:37.

Right of chattel mortgagee to possession of property. 21:482.

Legal title and right to possession of property under a chattel mortgage. 34:103.

Right to take possession under chattel mortgages. 27:371.

When chattel mortgagee may take possession. 24:37; 42:102.

on breach of condition. 47:433.

Right to take possession under insecurity clause. 27:371; 61:528; 64:212; 72:248.

Effect and validity of insecurity clause in chattel mortgage. 26:327.

Claim of possession under invalid chattel mortgage. 44:121.

Priorities.

Priority of new mortgage given for old. 20:411, Gil. 363.

Agreement as determining priority between contemporaneous mortgages. 28:394.

Priority between other liens and unfiled mortgages of chattels. 23:182.

Priority of liens over prior unrecorded chattel mortgage. 30:270.

Mortgage lien as superior to subsequent lien for supplies furnished in home port. 12:465, Gil. 364.

Priority of mortgage over attachment lien and subsequent mortgagees or purchasers. 14:228, Gil. 167.

Good faith of subsequent lienor. 30:270.

V. Sale or removal of mortgaged chattels.

Effect of sale by chattel mortgagor. 26:327.

Effect of sale of part of mortgaged goods. 21:187.

Purchase of mortgaged chattels from mortgagor. 66:344.

Selling mortgaged property as own as false pretense. 32:537.

Rights of purchaser of mortgaged chattels. 76:510.

Duty of person buying property from one just moving into state. 32:377.

Breach of condition prohibiting removal of mortgaged chattels, 27:309; 36:128.

VI. Assignment; satisfaction.

Transfer of debt as carrying security with it. 85:483.

Sale or release of right to foreclose. 31:52.

Tender as release of security. 41:146.

Sufficiency of tender to discharge mortgage lien. 25:135.

Payment of debt as discharging mortgage lien. 43:428.

Purchase of mortgaged building by owner of land as extinguishment of lien. 31:70.

Lessor's election to terminate lease as releasing lien of chattel mortgage. 31:518.

References are to Reports as Notes are in that order.

CHATTEL MORTGAGE-Continued.

VII. Enforcement.

When mortgage securing note is in default. 20:411, Gil. 363.

Foreclosure of chattel mortgage. 73:308.

by action. 30:35.

Validity of foreclosure of chattel mortgage. 48:333.

Rights of chattel mortgager under an invalid foreclosure sale. 52:232.

Right of chattel mortgagee to declare forfeiture. 80:458.

Expenses to be satisfied on foreclosure of chattel mortgage. 25:135.

Purchase by mortgagee at own sale. 30:301.

Recovery by mortgagor on irregular foreclosure sale. 88:392.

CHATTELS.

Mortgage on, see Chattel Mortgage.

Measure of damages for injury to, or taking or detention of, see Damages, III.

As fixtures, see Fixtures.

Liens on, see Liens.

Sale of, see Sale.

CHEATING.

By false pretenses, see False Pretenses.

CHECKS.

Duties and liabilities of bank with respect to, see Banks.

Payment by, see Payment.

Allegations in action on, see Pleading, II.

Nature of checks and drafts. 41:488.

Check as assignment of funds. 60:208.

When check is payable. 41:488.

Transfer of check after maturity. 59:504.

When check becomes stale. 59:504.

Notice of dishonor to drawee of check. 72:178.

Liability incurred on payment of check. 73:117.

Evidence of acceptance of check. 85:313.

Effect of failure to name a payee in note or check. 26:336.

Liability of one receiving payment on check with forged indorsement. 37:87.

CHILDREN.

In general, see Infants.

Relation between parent and child generally, see Parent and Child.

CH	ΟI	CE,
----	----	-----

Of remedies, see Election of Remedies. CHURCH. Religious corporations, see Religious Societies. CITIZENS. As to aliens, see Aliens. CITIZENSHIP. Presumption as to, see Evidence, II. Right of citizenship. 71:311. CITY. See Municipal Corporations. CITY ATTORNEY. Election of city attorney, 41:123. CIVIL DAMAGES. See Intoxicating Liquors. CIVIL SERVICE. Preference for veterans in public employment. 71:178. CLAIM AND DELIVERY. See Replevin. CLAIMS. Against county, see Counties.

Against decedent's estate, see Executors and Administrators. Against insolvent estate, see Insolvency. For mechanic's liens, see Mechanics' Liens. Against city, see Municipal Corporations, II. Against receiver, see Receivers. "Claim," what is. 90:457.

Right of creditors to contest claims. 78:57.

CLAIMS-Continued.

Right of creditor to file claim after time limited. 48:313.

Transfer of claims against the Federal government. 15:427, Gil. 346.

CLASSIFICATION.

By statute, see Constitutional Law, II.; Statutes, L.

CLASS LEGISLATION.

See Constitutional Law, II.

CLERK.

Entry of judgment by, see Judgment, I.

Liability of clerk for nonfeasance. 38:543.

Fees of clerk of district court for searches. 33:410.

Compensation of clerk of district court for work on tax proceedings. 40:335.

CLOSE SEASON.

For game, see Game Laws.

CLOUD ON TITLE.

Injunction to prevent, see Injunction.

Pleading in action to remove, see Pleading, II.

Nature of action to determine adverse claims to realty. 43:346.

Object of code action to determine adverse claims. 2:153, Gil. 129.

Essentials of action to determine adverse claims, 8:403, Gil. 359.

Mode of trying disputed title. 15:182, Gil. 139.

Issues presented in action to determine adverse claims to land. 27:92.

Issue as to title in code action to determine adverse claims. 12:192, Gil. 116.

Pleading and proof of title in action to determine adverse claims to land. 28:413.

Effect of answer setting up title in defendant. 28:413.

Waiver of objection to pleadings or form of action to determine adverse claims. 39:35.

Waiver of formal defects by defendant in proceedings involving adverse claims in realty. 47:535.

Validity of procedure on substituted service to determine land titles. 46:174. as to persons served as "unknown" heirs or claimants. 46:174.

Claims adjudicated in action to determine adverse rights in realty. 31:264. Interests litigable in action. 2:153, Gil. 129.

interests inigable in action. 2:100, Gil.

Liens or interest litigable. 33:357.

Trial of occupying claimants' rights in action to settle title. 38:27.

Avoidance of apparent claim as defense. 54:9.

Decree in suit to quiet title. 40:439.

CLOUD ON TITLE-Continued.

Judgment on disclaimer in action to determine adverse claims. 30:11. Effect of judgment in action to quiet title. 94:150.

When action lies.

Action to remove cloud upon title. 38:70, 197; 48:283; 51:274; 77:20.

Action to determine adverse claim to land. 15:182, Gil. 139; 28:413; 31:244. right to maintain action. 54:9; 62:429.

Statutory suit to quiet title. 16:457, Gil. 411; 16:521, Gil. 469.

Actions under statute to determine adverse claims. 45:412.

Actions under statutes respecting determination of adverse claims to land. 5:223, Gil. 178; 6:177, Gil. 111.

Matters within purview of statutes authorizing action to determine adverse claims to land. 10:59, Gil. 41.

When equitable action will lie to remove cloud upon title. 5:95, Gil. 70.

Right to litigate tax title or lien. 11:480, Gil. 358.

Removal of void cloud on title. 29:271.

- who may sue; necessity for title or possession.

Who may bring action to quiet title. 33:384; 63:414.

Necessity for apparent title to sustain action to remove cloud. 21:299.

Need to show title in suit to remove cloud. 28:413.

Plaintiff's title in action to determine adverse claim to vacant land. 32:153.

Right or title to maintain an action to determine adverse claims to realty.
40:485.

Right or title of possessor to maintain action to determine adverse claims to realty. 51:116.

Title or right in plaintiff requisite to support action to quiet title or determine adverse claims. 35:318.

vacant lands. 35:318.

Possession as predicate for action. 12:192, Gil. 116.

Action by one out of possession. 38:197.

Possession as basis for action to determine adverse claims to land. 27:92.

Possession necessary to maintenance of suit to quiet title. 28:413.

Necessity for possession to support bill to remove clouds. 7:167, Gil. 110; 15:182, Gil. 139.

Rights of owner out of possession to remove clouds. 8:403, Gil. 359.

Interest necessary to maintain action to remove cloud on title. 12:276, Gil. 181

Interest to maintain action to determine adverse claims to realty. 31:77.

Right to rely on possession without suit to clear title. 11:480, Gil. 358.

where tax sale has not changed possession of land. 11:480, Gil. 358.

- jurisdiction of action.

Jurisdiction of courts to quiet title. 85:333.

Equitable jurisdiction to remove cloud. 8:403, Gil. 359; 12:153, Gil. 89.

Jurisdiction of equity to remove cloud from the title to realty. 65:191.

What are clouds.

What constitutes cloud upon title. 5:95, Gil. 70; 9:103, Gil. 93; 9:108, Gil. 98; 12:148, Gil. 85; 17:457, Gil. 434; 20:468, Gil. 424; 20:511, Gil. 459; 38:70; 67:418.

Cloud created by instrument void upon its face. 38:70.

References are to Reports as Notes are in that order

CLOUD ON TITLE-Continued.

Deed void on its face as cloud, 48:501.

Mortgage as cloud. 63:120.

Tax deed as cloud. 30:294.

Tax sale as cloud. 12:148, Gil. 85.

Removal of judgments as clouds. 21:299.

Mortgage of realty as "adverse interest" in land determinable by code action. 25:9.

Void instrument as cloud. 26:43.

CO-CONSPIRATOR.

Proof of acts or declarations of, see Evidence, X.

CODEFENDANT.

Competency as witness, see Witnesses.

COLLATERAL ATTACK.

On judgment, see Judgment, II.
On judicial sale, see Judicial Sale.
On municipal corporation, see Municipal Corporations, I.
On right to office, see Officers.

COLLATERAL CONTRACTS.

Statute of frauds as to, see Contracts, I. Parol evidence as to, see Evidence, VI.

COLLATERAL INHERITANCE TAX.

See Taxes, VI.

COLLECTIONS.

By bank, see Banks. Authority of agent to make, see Principal and Agent, II. Of tax, see Taxes, IV.

COLLISION.

Action against vessel for causing death, 8:97, Gil. 72.

COLLUSION.

In divorce suit, see Divorce and Separation.

References are to Reports as Notes are in that order.

COLOR OF TITLE.

Sec	Adverse Possession.	
	CO	MBINATIONS.
See	Monopoly and Combinations.	
		COMITY.
800	Conflict of Laws.	

COMMENCEMENT.

Of action, see Action or Suit.

COMMERCE.

What constitutes interstate commerce. 40:267; 72:335.

Provisions as subject of commerce 21:70.

Validity of license laws interfering with interstate commerce. 77:483

Regulation of carriers as interference with commerce. 71:519.

Right of state to regulate shipment of game. 58:403.

Power of Congress to regulate interstate commerce. 7:140, Gil. 84.

COMMERCIAL BONDS.

See Bonds.

COMMISSION.

Delegation of power to, see Constitutional Law, I. Bailroad commission, see Railroad Commission.

COMMISSIONERS.

County commissioner, see Counties.

In condemnation proceedings, see Eminent Domain.

Powers of court commissioners. 3:352, Gil. 249; 64:226.

COMMISSION MERCHANT.

See Factors.

COMMISSIONS.

Of broker, see Brokers.

References are to Reports as Notes are in that order.

COMMITMENT.

As to imprisonment for crime, generally, see Criminal Law.

COMMITTEE.

Of incompetent persons, see Incompetent Persons.

COMMON CARRIER.

See Carriers.

COMMON COUNCIL.

See Municipal Corporations.

COMMON INJURY.

Definition of common injury. 21:502.

COMMON LAW.

Recognition of. 12:164, Gil. 99.

When rule of, is in force. 13:326, Gil. 299.

Incorporation of, into the constitution. 14:439, Gil. 330.

Ascertainment of common law of a sister state. 83:190.

COMMON SCHOOLS.

See Schools.

COMPARISON.

Of handwritings, see Evidence, VII.

COMPENSATION.

Of attorney, see Attorneys.

Of broker, see Brokers.

Of county officers, see Counties.

Of corporate officer, see Corporations, IV.

For taking of property, see Eminent Domain.

On discontinuing highway, see Highways.

Of employee, see Master and Servant, L.

Of officer, see Officers.

Of agent, see Principal and Agent, III.

Of receiver, see Receivers.

Of trustee, see Trusts.

References are to Reports as Notes are in that order.

COMPETENCY.

Of grand jurors, see Grand Jury.
Of jurors, see Jury.
Of witness, see Witnesses.

COMPETITION.

Contracts to restrain, see Contracts, III.

COMPLAINT.

In criminal prosecution, see Indictment, etc. Of plaintiff, see Pleading, II.

COMPOSITION WITH CREDITORS.

Compositions with creditors. 23:102.

Consideration for. 29:254.

Effect of. 79:419.

Validity of. 48:317.

Avoidance of composition agreement. 68:193.

Right of action on. 55:27.

Invalidity of secret agreement between creditor and debtor as to. 55:82.

Rights of creditors signing. 60:88.

COMPOUND INTEREST.

See Interest.

COMPROMISE.

See also Accord and Satisfaction.

COMPROMISE AND SETTLEMENT.

Settlement of decedent's estate, see Executors and Administrators. Binding compromise. 37:522.

Compromise in settlement of claim. 37:151.

Claims subject of valid compromise. 49:170.

Compromise of controversy as consideration for promise. 37:418.

Settlement of differences by agreement. 20:345, Gil. 298.

Plea of settlement. 25:267.

Consideration for. 31:434.

Validity of. 35:174.

Reflect of mistake. 37:522.

Avoidance of, because of mistake. 30:241; 47:569.

COMPROMISE AND SETTLEMENT-Continued.

Right to avoid a fraudulent settlement of tort claim. 85:447. Compromise with maker of collateral note. 20:257, Gil. 231.

$\Delta \alpha$	A ED THE	• A 1787	
w	MPUT	ΔII	un.

Of time, see Time.

CONCEALMENT.

As a fraud, see Fraud and Deceit.

In taking out policy, see Insurance, III.

CONCLUSIONS.

As evidence, see Evidence, VII. Averment of, see Pleading, I.

CONCURRENT JURISDICTION.

Over criminal offenses, see Criminal Law.

CONCURRENT NEGLIGENCE.

Of master and fellow servant, see Master and Servant, II.

Master's negligence concurring with other cause in injury to servant, see Master and Servant, II.

In general; see Negligence, I.

CONCURRENT REMEDIES.

See Election of Remedies.

CONDEMNATION.

Of property, see Eminent Domain.

CONDITIONAL PARDON.

See Criminal Law.

CONDITIONAL SALE.

See Sale; Covenants and Conditions.

References are to Reports as Notes are in that order.

CONDITIONS PRECEDENT.

To suit, see Action or Suit.

to liability on municipal bonds, see Bonds.

to liability as stockholder, see Corporations, V.

Pleading of, see Pleading, II.

CONDITIONS SUBESQUENT.

See Covenants and Conditions.

CONFESSION.

Evidence of, see Evidence, VIII.
Judgment by, see Judgment.

CONFIDENTIAL COMMUNICATIONS.

See Privileged Communications.

CONFINEMENT.

Of convicted criminal, see Criminal Law.

CONFIRMATION.

Of judicial sale, see Judicial Sale.

Of foreclosure sale, see Mortgage, VI.

Of assessment for public improvement, see Public Improvements.

CONFLICT OF LAWS.

I. In general.

II. As to contracts.

III. As to remedies.

I. In general,

Matters as to foreign corporations generally, see Corporations, VIII. Conflict of authority between courts, see Courts.

Validity and effect of foreign judgments, see Judgment, IV.

As to venue of action, see Venue.

Conflict of laws. 4:515, Gil. 402; 30:244; 32:377; 41:532; 42:327; 50:562; 80:488.

Determination of presumptions. 38:409.

Conflict of laws, as to statutory liabilities. 86:77.

Right to sue on cause of action accruing in another state. 92:184.

Right to maintain action for cause arising under foreign statute. 31:11.

References are to Reports as Notes are in that order.

CONFLICT OF LAWS, I.-Continued.

Extraterritorial privileges of foreign representatives. 45:242. Application of law to game caught outside the state. 58:393.

As to redemption.

Law governing right of redemption. 8:387, Gil. 344.

Law governing redemption from tax sales, 73:34.

What law governs right of redemption from foreclosure. 4:298, Gil. 215

As to marriage and divorce.

Law governing validity of marriage. 93:510.

Conflict of laws as to marital rights. 29:115.

Conflict of laws on divorce. 68:317.

Corporate matters.

Law governing validity of calls by corporation. 74:325.

Law governing statutory liability of railroad. 78:303.

As to liability of stockholders. 42:327.

Extraterritorial effect of statutory remedy to enforce stockholders' liability. 25:543.

Torts.

Action for tort generally. 31:11.

Right to maintain action in one state for injuries received in another. 47:92.

Action for personal injury. 31:11.

Action for death. 31:11.

Action for malicious prosecution. 31:11.

Insolvency; assignment for creditors.

Extraterritorial effect of insolvent laws. 30:234; 33:530.

Conflict of laws as to preferences and insolvency proceedings. 38:403.

Operation of insolvent law upon nonresidents. 47:67.

Foreign assignments for creditors. 34:482; 41:532.

Law governing validity of assignment for creditors. 31:136.

Voluntariness of assignment. 55:18.

Extraterritorial operation of voluntary assignment for creditors. 55:18.

Extraterritorial effect of involuntary assignments. 64:339.

Recognition of foreign assignment for creditors. 31:136.

Interest in property generally.

Law of domicil as to personal property. 45:242,

Conflict of laws as to land. 44:348.

As regards title to lands. 32:336.

Mechanics' liens.

What law governs mechanic's liens. 17:342, Gil. 320; 47:31.

Mechanic's lien laws as extending to nonresidents. 17:342, Gil. 320.

Mechanics' lien law as applying to materials sold outside of state. 45:13.

Wills.

As to construction of wills. 32:336.

Extraterritorial effect of probate. 16:509, Gil. 460.

II. As to contracts.

Law governing contract. 36:333; 41:325; 50:562; 50:520.

CONFLICT OF LAWS, II .- Continued.

Construction of contracts made in another state. 32:377.

Validity of contract to be performed in another state. 31:136; 66:205; 74:335. "Lex loci contractus." 89:98.

Action on contract. 31:11.

Power of parties to stipulate by what law their contract may be governed. 55:520.

Place of performance as affecting measure of damages for breach of contract. 63:196.

Negotiable paper; interest.

Conflict of laws as to negotiable instruments. 52:174; 98:158.

As to rate of interest. 4:515, Gil. 402; 55:520.

Transfers of property generally.

Law governing transfer of property. 89:98.

Extraterritorial effect of transfer of property. 58:301.

Passing of title to personalty by foreign voluntary conveyence. 31:136.

Law of state to govern construction of riparian grants. 52:181.

Law governing fraudulent conveyance. 55:509.

Warehouse receipts. 89:98.

Sales of personal property.

Law governing sales of property. 74:439.

Conflict of laws as to sale of liquors. 76:246, 262.

Place of sale of intoxicating liquors to be shipped into another state. 76:262.

Mortgages.

Law governing mortgages. 74:439.

Law governing validity of mortgage. 3:53, Gil. 22; 90:451.

Chattel mortgages.

As to chattel mortgages. 32:377.

Extraterritorial force of chattel mortgage record. 32:377.

Validity of chattel mortgage made and recorded in another state. 32:377.

Insurance contracts.

Conflict of laws as to insurance contract. 18:448, Gil. 404.

Law governing in action on insurance contract. 17:153, Gil. 127.

Place of consummation of insurance contract. 17:153, Gil. 127.

Carrier's contracts.

Conflict of laws as to carrier's contracts. 93:143.

III. As to remedies.

Remedy on causes of action arising without state in regard to boats and vessels. 2:175, Gil. 146.

Statutory remedy against steam boats on foreign contracts. 1:390, Gil. 288.

As to evidence and procedure in an action. 80:488.

Procedure as governed by lex fori. 98:158.

Limitation of actions.

Law governing limitation of actions. 18:527, Gil. 471.

Conflict of laws as to statute of limitations. 9:64, Gil. 54.

COMPLICT OF LAWS, III.-Continued.

What statute of limitation governs on trial. 13:324, Gil. 297.

Limitation of actions from foreign states. 49:356; 91:339.

Limitation applicable in action for wrongful death under statute of another state. 92:184.

Attachment and garnishment.
Situs of debt for purpose of garnishment, see Garnishment.
Attachment and garnishment. 30:244.
Domestic attachments. 34:482.
Extraterritorial effect of garnishment. 69:128.

CONFUSION.

See Accession and Confusion.

CONGRESS.

Power of congress as to rules of documentary evidence for state courts. 83:311. Power of, over interstate commerce, see Commerce.

CONNECTING CARRIERS.

See Carriers, III.

CONNECTING LINES.

See Railroads, L

CONSENT.

To jurisdiction of court, see Courts.

Presumption and burden of proof as to, see Evidence, IL.

CONSEQUENTIAL INJURIES.

From condemnation of property, see Damages, III.

CONSIDERATION.

For negotiable instrument, see Bills and Notes.
For chattel mortgage, see Chattel Mortgage.
For contract, see Contracts, I.
For subscription to corporate stock, see Corporations, V.
For deed, see Deeds.
Presumption and burden of proof as to, see Evidence, II.
Parol evidence as to, see Evidence, VI.

References are to Reports as Notes are in that order.

CONSIDERATION—Continued.

Of conveyance attacked for fraud, see Fraudulent Conveyances. For guaranty, see Guaranty.

CONSOLIDATION.

Of corporations, see Corporations, II. Of railroads, see Railroads, I.

CONSPIRACY.

As to boycott, see Boycott.

Combinations in restraint of trade, see Monopoly and Combinations.

What constitutes conspiracy. 12:164, Gil. 99; 23:347.

Indictable conspiracy. 43:253; 49:322.

Conspiracy to injure business. 79:140.

Combination in restraint of trade and labor. 82:173.

Illegal conspiracy against right to labor. 91:171.

Right of unions to institute strike. 91:171.

CONSTITUTION.

Adoption, amendment, repeal, or violation of, see Constitutional Law. Of insurance company or benefit society, see Insurance, III.

CONSTITUTIONAL LAW.

I. In general; governmental matters.

II. Bights of persons and property.

As to regulation of carrier, see Carriers, IV.

Regulation of interstate commerce, see Commerce.

In arrangement of election districts, see Election Districts.

As to voters and elections, see Elections.

Taking of property for public use, see Eminent Domain.

Right to trial by jury, see Jury.

As to use of public funds, see Public Moneys.

As to enactment of statute, see Statutes, I.

Validity of statutes, generally, see Statutes, I.

As to title to statutes, see Statutes, I.

Matters as to amendment, repeal, or re-enactment of statute, see Statutes, III.

Privilege of Witness, see Witnesses.

I. In general; governmental matters.

Nature of state constitutions. 2:330, Gil. 281.

References are to Reports as Notes are in that order.

Index to Notes, Minn. Rep. 8.

CONSTITUTIONAL LAW, I.-Continued.

Power of governing as trust. 4:104, Gil. 64.

Implied prohibition against further legislation. 25:1.

Adoption, amendment or repeal of constitution.

Power of courts as to amendments, see Courts.

Nature and power of constitutional convention. 2:61, Gil. 49.

relative power of legislature. 2:61, Gil. 49.

Formation and amendment of state constitution. 29:555.

Mode for amending constitution. 81:189.

How constitutional amendment proposed. 63:154.

Time constitutional amendment takes effect. 60:178.

Enforcement of judgment of court as to constitutionality of amendment to constitution. 81:189.

Repeal of constitution by implication. 66:519.

Abrogation of constitutional provision by amendment. 37:264.

Construction of constitution.

Constitutional interpretation. 63:147.

Construction of constitution or statutes to effect intent. 10:107, Gil. 81.

Practical construction of the constitution. 15:198, Gil. 153.

Acquiescence and usage as an element in constitutional interpretation. 5:78, Gil. 58.

Construction of constitutional amendment by resort to title of act. 63:154.

- self-executing provisions.

Self-executing constitutional provisions. 48:140, 158.

Self-executing nature of constitutional provisions. 16:368, Gil. 327.

Legislation in aid of self-executing constitutional provisions. 48:140.

As to liability of stockholders for debts. 46:54; 48:140, 158.

As to homestead. 23:435; 74:366.

Ex post facto laws.

Ex post facto laws. 12:476, Gil. 378; 13:341, Gil. 315; 13:370, Gil. 343; 20:136, Gil. 119.

As to peremptory challenges. 13:370, Gil. 343.

Trial under previous law. 20:136, Gil. 119.

Constitutionality of retrospective laws.

Change in statute of limitations, see Limitation of Actions.

As to when statutes are retrospective, see Statutes, II.

Right to give law retrospective effect. 5:277, Gil. 219.

Power of legislature to enact retrospective laws. 7:513, Gil. 419.

Validity of retrospective laws. 2:229, Gil. 191; 11:438, Gil. 323; 13:127, Gil. 119; 13:219, Gil. 205; 26:137; 30:350; 35:124; 46:484.

Constitutionality of remedial and repealing statutes. 3:323, Gil. 227.

Power of legislature to change or regulate remedies. 6:550, Gil. 386,

Retroactive statutes affecting procedure and remedy. 12:388, Gil. 269.

Validity of statute operating to pass legal title. 11:438, Gil. 323.

Retroactive laws affecting liens. 8:387, Gil. 344.

Right to give statute affecting redemption, retroactive effect. 13:501, Gil. 462-

CONSTITUTIONAL LAW, I.-Continued.

Validity of statute changing manner of enforcing rights of action. 4:483, Gil. 375.

Laws granting appeals or new trials. 2:229, Gil. 191.

Validity of statutes shortening limitation of actions or other rights. 2:241, Gil. 201.

Power of legislature to amend statute as to railroad taxation. 21:526.

Validity of statutes reopening final judgment. 24:345.

Operation of remedial statute. 62:518,

- curative acts.

Curative acts. 26:1; 46:202; 84:62.

Constitutionality of curative legislation. 6:292, Gil. 199; 46:484; 49:503; 85:344.

Legalization of acts by public authority. 56:485.

Power of legislature to pass curative act. 13:127, Gil. 119; 13:219, Gil. 205.

Extent of curative effect of statute. 9:314, Gil. 297.

Constitutionality of law validating void acts. 13:441, Gil. 404.

Curative act for defectively executed deeds. 23:84.

Act of ratification. 26:1.

Effect of legislative ratification of action authorized in first instance. 26:1, Power to ratify unauthorized official acts. 26:1.

Power of legislature to legalize defective condemnation proceedings. 31:493.

Laws curing tax sales. 11:480, Gil. 358.

Act curing error in assessment, 23:232.

Power of legislature to validate assessment. 9:212, Gil. 197.

Delegation of powers.

Relation of courts to other departments of government, see Courts.

Power of legislature, generally, see Legislature.

By municipality, see Municipal Corporations, II.

Delegable powers and duties. 38:281.

Delegation of powers, 32:540; 59:182.

Delegation of constitutional powers. 85:437.

Delegation of powers by legislature. 34:387; 84:472.

Delegation of legislative power. 29:474; 32:540; 38:246; 38:281; 46:435; 57: 526; 62:18; 66:271; 66:315; 67:379.

prohibition against. 100:445, 499.

Delegation of legislative and judicial powers. 9:273, Gil. 258.

Constitutionality of statutes delegating power. 92:176.

Validity of delegation of legislative power. 24:247; 77:483.

Delegation of separate powers of government to other departments. 64:371.

Delegation of powers not germane to office. 13:244, Gil. 228.

Judicial acts. 30:29.

Delegations of power requiring exercise of discretion. 16:381, Gil. 340.

Delegation of incompatible duties. 29:474.

Formation, enlargement, or diminution of municipalities. 32:540.

Delegation of power to standardize insurance forms. 59:182.

Delegation of official powers as to matter of technical decision. 65:453.

Delegation of power of taxation. 75:512.

References are to Reports as Notes are in that order.

CONSTITUTIONAL LAW, L-Continued.

Legal delegations of power to make local assessments. 33:235, 295. Powers as to finality of local assessments delegated to local tribunal. 23:232.—to people.

Constitutionality of local option law. 24:247; 65:406.

Submission of act for approval of voters. 23:235.

Right to submit law to popular vote. 24:247.

Right to refer legislation to popular vote. 81:189.

Validity of statute to take effect on local vote of approval. 27:224.

- to commissions or board.

Delegation of powers by legislature to commissions. 69:187.

To capital commission. 69:187.

To railroad and public service commissions. 38:281.

To Railroad and Warehouse Commission. 100:445.

Constitutionality of statute vesting power in a board to revoke certificates of persons to practice their professions. 34:387.

- to municipalities.

Power to delegate regulative powers to municipality. 21:202.

Delegation of police power to municipalities. 12:41, Gil. 16.

Constitutionality of laws conferring assessing power upon municipal corporations to be exercised through agents. 33:235.

- to judiciary.

Delegation of power to judiciary, 96:110; 100:499.

Delegation of legislative power to judiciary. 38:366.

Delegation of power to courts. 32:540.

Conferring nonjudicial power on courts. 10:78, Gil. 56.

Imposing nonjudicial powers on judicial officers. 30:29.

Delegation of legislative powers to court. 80:58.

Delegation of legislative or executive functions to court. 69:353.

Validity of act delegating to judiciary, power respecting officers. 47:219.

Constitutionality of laws giving judiciary power to levy assessments for local improvements. 55:278.

Separation of powers.

Relation of courts to other departments of government, see Courts.

Power of legislature, generally, see Legislature.

Separation of government into legislative, executive, and judicial powers. 10:78, Gil. 56; 19:103, Gil. 74; 100:499.

Independence of co-ordinate departments of state. 27:1; 29:474.

Exclusiveness of powers of co-ordinate branches of government. 29:555.

Control of one department of government by another. 19:103, Gil. 74.

Immunity of executive from judicial control. 29:555.

Exercise of powers of another department of government. 50:239.

Judicial power in local assessment proceeding. 54:372.

Judicial interference with determination of order of party lists. 74:11.

Local self-government.

Validity of home rule charter provisions. 90:457.

Power of legislature in matters of local government. 9:273, Gil. 258.

CONSTITUTIONAL LAW. I.—Continued.

Power of legislature over municipalities. 13:127, Gil. 119.

Power of legislature in relation to municipal corporations. 7:390, Gil. 311.

power as to selection of municipal officers. 7:390, Gil. 311.

Power of legislature to appoint officers. 7:390, Gil. 311.

II. Rights of persons and property.

Liberty of press. 9:133, Gil. 123.

Freedom of speech and press. 30:41.

Meaning of freedom of the press. 34:521.

Constitutional guarantee of republican form of government. 81:189.

Equal protection and privileges.

Special and local legislation, see Statutes, I.

Class legislation. 29:425; 40:117; 41:74; 58:35; 69:206; 79:283; 85:279; 91:447.

peddler's license laws. 69:206.

regulation of sale of medicine by unlicensed pharmacist. 41:74.

Class and special legislation. 43:222; 63:384; 77:483; 80:446; 85:437.

Constitutionality of legislative classifications. 34:245.

Right to classify for purposes of legislation. 40:117.

Validity of acts under clause forbidding class legislation. 40:249.

Allowance of extra costs in certain actions as unequal or class legislation. 29:425.

in actions for failure to provide statutory fence. 29:425.

Equal protection of the laws. 7:13, Gil. 1; 68:353.

what constitutes. 40:117.

Equal protection and privileges. 31:11; 42:129.

Grant of exclusive franchise. 65:292.

Uniformity of operation of statutes. 66:315.

Statutes imposing special liabilities upon railroad companies. 32:435.

Validity of statutes imposing special duties and liabilities on railroad companies. 29:425.

Discrimination as between localities in granting liquor licenses. 33:69.

Constitutionality of law providing for incorporation of villages of designated number of inhabitants. 47:272.

Constitutionality of statutes giving preference to old soldiers. 66:90.

Constitutionality of taxing statute. 96:13.

Constitutionality of tax laws in favor of domestic business. 69:206.

Constitutionality of laws exempting building and loan associations from the usury laws. 77:97.

Statutory provision for attorney's fee. 86:218.

Due process of law.

Right to speedy trial, see Criminal law.

Protection against self crimination, see Criminal Law.

"Due process of law" defined. 11:480, Gil. 358; 23:411; 27:119; 44:97, 510; 55:467; 68:353.

Taking of property without due process of law. 65:310.

Regulations depriving one of property without due process of law. 38:281.

CONSTITUTIONAL LAW, II.-Continued.

Constitutionality of statute forfeiting title to land to state. 11:321, Gil. 225.

Appeal by city or county from the allowance of claim against them. 15:324,

Gil. 254.

Validity of statute abridging right of recovery in an action of libel. 40:117. Constitutionality of laws providing for treatment of inebriates. 64:371. Validity of legislation imposing restrictions on private rights. 77:483. Constitutionality of homestead or exemption laws. 11:475, Gil. 354.

-as to costs.

Constitutionality of statute for prepayment of costs. 22:61.

Validity of statute exacting costs and conditions precedent to right to suc. 7:456, Gil. 365.

Constitutionality of laws allowing additional costs or damages in certain cases. 34:216.

-as to taxes.

Constitutionality of tax statute. 40:512.

Due process of law in tax statute. 40:512.

Due process of law in taxation. 62:18; 74:498.

Validity of statute prescribing prerequisites to actions challenging taxes or deeds on tax sales. 5:96, Gil. 70.

Distress warrants to collect tax as due process of law. 61:219.

- regulation of business.

Reasonableness of regulations. 42:129.

Validity of regulations of business. 57:345.

Constitutionality of laws governing trades or business. 41:74.

Power of state to regulate business affecting the health of the public. 32:324. Power of state to regulate admission to practice of medicine, dentistry or pharmacy through board of examiners. 32:324.

Due process of law as to regulation of carriers. 71:519.

Regulation of sale of passage tickets. 57:345.

Law limiting time of use of tickets. 57:345.

- remedies and procedure.

Validity of statutes taking away remedies. 8:117, Gil. 92.

all remedies. 8:116, Gil. 91.

Validity of acts prescribing prerequisites for right to bring actions. 5:95, Gil. 70.

As to service, notice, and hearing. 44:97.

Property owner's right to hearing in condemnation proceedings. 34:227.

Necessity of notice and hearing to validity of assessment. 57:294.

Requirement of jurors' fees in advance. 53:232.

In commitment of insane persons. 55:467.

Legislative control over rules of evidence. 75:308.

Validity of laws changing rules of evidence as applying to existing causes of action. 41:250.

Legislative power to make tax deeds presumptive or conclusive evidence. 24:372.

Police power of municipality, see Municipal Corporations, II.

Police power. 42:129; 59:465; 71:519; 77:483.

References are to Reports as Notes are in that order.

CONSTITUTIONAL LAW, II.-Continued.

Police power of state. 58:35.

Police power over business. 56:100; 69:206.

Exercise of the police power. 19:108, Gil. 78; 68:381; 72:528; 79:80.

Validity of exercise of. 36:69; 38:176; 65:453.

Validity of police regulations. 82:256; 84:42.

Extent of. 19:418, Gil. 362; 98:380, 429.

over railroad crossings. 98:380, 429.

Reasonableness of exercise of. 31:402.

ordinance limiting speed of railroad trains. 31:402.

Police power as a restriction on liberty of contract. 83:284.

Right of state or municipality to divest itself of police power. 98:380, 429.

Right to destroy property to protect public. 13:38, Gil. 25.

Police power over construction of buildings. 37:20.

Regulation of weights and measures as within police power. 49:539.

Establishment of boundary line as within police power. 65:310.

Validity of statute regulating business. 68:381.

Police regulations of labor. 74:376.

Duties imposed upon railroads under police power. 26:268.

Compelling railroad companies to fence as within police power. 84:388.

Validity of anti ticket scalping law. 97:173.

Extent of right to exercise power in condemnation proceedings. 34:227.

Police power to regulate plumbing business. 90:474.

- as to food products.

Constitutionality of laws regulating the sale of food products. 55:183.

Regulation of sale of food as within police power. 50:5.

Police power to regulate sale of food products. 44:271.

of oleomargine. 55:183.

as to game and fish. 59:465.

baking powder. 44:271.

Vested rights in property.

Vested rights. 35:436.

When rights in property vested. 35:436.

Power of legislature to take away vested right of action. 11:336, Gil. 237.

Vested right in statutes of limitations. 46:458.

Mechanic's lien as vested right. 5:288, Gil. 229; 45:10.

Vested right to damages. 11:336, Gil. 237.

Vested right through attachment lien. 23:435.

Vested right of purchaser at tax sale. 24:372.

Vested rights as inviolable. 75:153.

Repeal of statute affecting vested rights. 31:360.

Impairment of obligations of contract.

Impairment of obligations of contract. 48:140; 58:35; 75:21; 78:39, 256.

Laws impairing obligation of contracts. 2:89, Gil. 72; 12:335, Gil. 221; 29:474.

What constitutes impairment. 4:483, Gil. 375; 23:144.

Unconstitutionality of law impairing right vested by final judgment. 13:366, Gil. 339.

Power of legislature over contracts. 6:177, Gil. 111.

References are to Reports as Notes are in that order.

CONSTITUTIONAL LAW, II.-Continued.

Impairment of contracts by change of law. 45:285.

Control over corporate charters and contracts. 77:433.

Impairment of antenuptial contracts by subsequent legislation. 27:295.

Statute impairing obligation of mortgage contract. 4:483, Gil. 375; 27:371.

Impairment of obligation of contract of mortgage or redemption. 4:298, Gil. 215.

Validity of statute curtailing right of foreclosure or redemption. 36:136.

Impairment of redemption right entering into purchases. 28:496.

Interpretation of lien and mortgage contracts by laws in force at time of execution. 28:496.

Validity of corporate by-laws impairing obligation of contract. 29:275.

Constitutionality of legislative grant of privilege. 34:79.

Impairment of right obtained under ordinance. 63:330.

Contract rights as conferred by unconstitutional statutes. 72:200.

Laws applicable to rights of parties in tax proceedings. 99:68.

Corporate taxation as affected by contract clause of federal constitution. 23:469.

Impairment by law extending time to redeem from tax sale. 26:145.

- what are contracts.

Charter as contract. 29:275.

Grant of franchise as contract. 10:23, Gil. 8.

Charter or franchise as contract. 84:486.

franchise of public service companies. 84:486.

water franchise. 88:329.

Street railway grant as contract. 37:261.

Gross earnings tax law as contract. 32:294.

Land grant exemptions and earnings tax as contract right. 21:315; 28:217.

Tax sale as contract impaired by change in right to redeem. 26:145.

Exemption from taxation as contract. 33:534.

Contractual nature of purchase at tax sale. 30:350.

Contract right to refund in case of invalidation of sale or tax. 30:350.

-as to remedies.

Validity of legislation affecting remedy. 7:23, Gil. 12; 7:30, Gil. 16.

Power of legislature over remedy. 16:215, Gil. 187; 54:235.

Validity of statute affecting subsisting remedy. 62:380.

statute granting exemption. 62:380.

Power of legislature to change an existing defense. 84:62.

Validity of law affecting remedy for enforcing a liability. 84:144.

stockholder's liability. 80:125; 84:144.

CONSTRUCTION.

- Of Constitution, see Constitutional Law, L.
- Of contract, see Contracts, II.
- Of covenants, see Covenants and Conditions.
- Of deed, see Deeds.
- Of insurance contract, see Insurance, III.
- Of statute, see Statutes, II.
- Of will, see Wills.

References are to Reports as Notes are in that order.

CONSTRUCTIVE SERVICE.

Of process, see Writ and Process.

CONSTRUCTIVE TRUST.

See Trusts.

CONTEMPT.

Appealability of judgment for, see Appeal and Error, I. Constitutional rights in contempt cases. 23:411.

Power to punish contempt. 52:283.

Punishment for constructive contempt 60:478.

Right to punish by imprisonment for contempt for failure to comply with order to pay. 8:214, Gil. 185.

to pay alimony. 40:4.

Contempt proceedings to compel payment of alimony. 69:427.

When one may be adjudged guilty of contempt. 24:143.

Contempts by corporations. 27:250.

Proceedings for constructive contempt. 60:478.

Notice and hearing in contempt proceedings. 61:120.

Sufficiency of affidavit charging contempt. 65:146.

Attachment for contempt in alimony proceedings. 42:40.

Defense to contempt proceeding for violating injunction. 78:464.

Erroneous judgment as justification. 44:76.

Imprisonment for debt or for contempt of court order. 56:397.

What constitutes.

What constitutes a contempt. 41:42.

Noncompliance with order of court as contempt. 8:214, Gil. 185.

Contempt in refusal to pay money or surrender property at court's order. 23:411.

Contempt of erroneous writ or order. 69:427.

CONTEST.

Of election, see Elections.
Of title to office, see Officers.

CONTIGUOUS PARCELS.

Contiguous, single and separate parcels of land. 15:116, Gil. 87.

CONTINUANCE AND ADJOURNMENT.

Presumption and burden of proof as to, see Evidence, II. In justice's court, see Justice of the Peace. Of foreclosure sale, see Mortgage, VI. Of nuisance as new nuisance, see Nuisances.

References are to Reports as Notes are in that order.

CONTINUANCE AND ADJOURNMENT-Continued.

Of civil causes. 5:280, Gil. 221.

Right to. 5:247, Gil. 193; 14:516, Gil. 388; 63:154.

Grounds for. 64:304.

for absence of witness. 5:247, Gil. 193; 50:209.

Discretion as to. 17:76, Gil. 54.

Power of justice to adjourn cause. 22:130.

CONTRACTOR.

Bond of, see Bonds.

Liability for negligence of, see Master and Servant, III.

CONTRACTS.

- I. Nature; form and requisites.
- II. Construction.
- III. Validity and effect.
- IV. Performance; breach.
 - V. Change or extinguishment.
- VI. Actions; liabilities.
- VII. Public contracts.

Contract of accord and satisfaction, see Accord and Satisfaction.

With passenger, see Carriers, II.

Conflict of laws as to, see Conflict of Laws.

Impairment of obligation of, see Constitutional Law, II.

By corporation, see Corporations, IV.

As to covenants, see Covenants and Conditions.

Of croppers, see Croppers.

Measure of damages as to, see Damages, III.

As to deeds, see Deeds.

Presumption and burden of proof as to, see Evidence, IL.

Evidence of, see Evidence, XI.

By married woman, see Husband and Wife.

Between husband and wife, see Husband and Wife.

Injunction to protect rights in, see Injunction.

By infants, see Infants.

Insurance contracts, see Insurance, III.

Limiting time to sue on policy, see Insurance, VI.

Running of limitations against actions on, see Limitation of Actions.

As to mortgages, see Mortgage.

Liability of seller or manufacturer for defects in thing sold or manufactured, see Negligence, I.

Pleading as to, see Pleading, II.

Authority of agent to make, see Principal and Agent, II.

Of sale, see Sale.

Specific performance of, see Specific Performance.

CONTRACTS-Continued.

As to delivery of telegram, see Telegraphs.

As to timber, see Timber.

As to rate of interest, see Usury.

As to water rights, see Waters.

I. Nature, form, and requisites.

What constitutes contract. 13:501, Gil. 462.

Existing law as part of contract. 4:483, Gil. 375; 30:350; 41:325.

Contract as executed or executory. 72:159.

When contract is executory. 36:325.

Duration of contract of employment. 63:405.

Agreement to furnish bond as a part of contract of sale. 99:14.

Parties.

Parties to contract. 57:198.

Conveyance to or contract with "estate of" deceased person. 81:454.

Right to object to parties' capacity to contract. 23:237

Avoidance of contract for drunkenness, 56:216.

Implied contracts.

Presumption as to gratuitous nature of service by relative, see Evidence, IL.

Implied contract for payment. 79:261.

When implied promise to pay arises. 22:25.

Promises implied from the terms of a contract. 40:497.

Liability on implied contract. 68:452.

Implied promise to pay agent compensation. 85:69.

Implied contract to reimburse for money paid to use. 25:117.

Implication of promise to pay money had for the use of another. 29:238.

Recovery of purchase price on implied promise to pay. 41:381.

Implied contract of owner of land selling through broker to confer a perfect title. 43:447.

Implied conditions in express contracts. 88:355.

Implied contract or custom as controlling express agreement. 52:326.

Gratuitous performance of services. 43:520.

recovery for. 73:352.

Right to recover for voluntary services. 40:399.

where induced by fraud. 40:399.

Recovery for work done at request of third person. 68:254.

Compensation for services rendered relative. 74:36.

Consideration.

Expressing consideration in writing, see infra, Formal requisites: Statute of frauds.

For deed, see Deeds.

Presumption as to, see Evidence, II.

Parol evidence as to, see Evidence, VI.

Of conveyance attacked for fraud, see Fraudulent Conveyances.

For guaranty, see Guaranty.

What constitutes consideration, 47:320.

References are to Reports as Notes are in that order.

CONTRACTS, I.—Continued.

Necessity for and sufficiency of expression of consideration. 56:43.

For subsequent modification of contract. 34:277.

parol modification of written contract. 41:193.

Conveyances in consideration of support. 84:323.

- necessity for.

Consideration as essential to valid contract. 19:303, Gil. 260.

Necessity for consideration for unsealed contract. 12:113, Gil. 62.

-want or failure of.

Effect of want of consideration. 86:184.

Effect of failure. 57:193; 90:314.

Effect of partial failure. 97:4; 98:170.

As invalidating contract. 83:359.

As defense to action for subscription money. 8:13, Gil. 1.

Partial failure or want of consideration as defense to contract. 29:128.

-sufficiency generally.

Sufficiency of consideration. 33:464; 42:37, 468; 54:388; 59:99, 203; 62:188, 220; 63:211; 64:218; 67:308; 86:255.

What is legal consideration. 27:54.

What constitutes valuable consideration. 38:430; 55:87; 62:209; 66:123; 80:396.

Validity of consideration, 16:68, Gil. 56.

within statute of frauds. 16:68, Gil. 56.

Validity of contract where amount of consideration is uncertain. 19:535, Gil. 465.

Validity in equity of executed agreement upon nominal consideration. 29:151.

Pre-existing debt as valuable consideration. 6:220, Gil. 142; 21:187; 54:323.

for pledge or mortgage. 60:367.

Forbearance as sufficient consideration. 12:174, Gil. 103.

Forbearance to enforce legal right as consideration. 79:287.

Forbearance to sue for alimony as valuable consideration. 51:353.

Agreement to deliver quitclaim deed as. 56:250.

Prepayment of debt as. 62:94.

Mutual promises as. 63:405.

Risks or relinquishments sufficient as consideration. 30:241.

Relinquishment of land entry right as consideration. 17:26, Gil. 10.

Release of debt on part payment. 13:43, Gil. 29,

Relinquishment of timber-culture claim as a consideration for a contract. 34:127.

Valueless patent right. 54:388.

Unprofitable patent right as a valuable consideration. 26:288.

Promise of third person to pay debt. 63:211.

Conveyance in consideration of support. 61:326.

Transfer of corporate stock as valuable consideration. 75:277.

Enforceable promises to pay money for use of school or church. 88:524.

In contract for sale. 44:115.

For ratification of contract. 40:531.

For extension of payment. 44:419.

For contract of suretyship 14:194, Gil. 144; 56:177.

For contract of guaranty. 64:218.

CONTRACTS, I.-Continued.

For contract of indemnity. 76:220.

For promise for benefit of another. 71:374.

For promise to pay another's debt. 55:315; 61:513; 70:84.

For several promises. 87:230.

To support transfer of collateral security. 63:211.

For oral modification of a lease, 65:413.

For reduction of rent. 28:301.

For agreement to compensate agent. 47:402.

- moral obligation as.

Moral obligation as consideration for promise. 28:126; 33:529; 47:95.

New promise to pay discharged debt. 28:126.

New promise to revive debt discharged in bankruptcy. 84:348.

Moral obligation on the public. 50:491,

Meeting of minds; definiteness.

Essential elements of contract. 65:304; 82:220.

contract of novation. 82:220.

Incomplete contracts. 63:539.

Validity of incomplete written contract. 81:272.

Effect of incomplete contracts under seal. 73:361.

What contracts are incomplete. 82: 247.

Conditional execution of contract. 34:393.

Effect of a condition attached to promise. 84:343.

Written acknowledgment of a sum due as a promise to pay. 42:498.

Contract by letter, 65:304.

Contracts by telegraph. 50:424; 95:234.

Validity of contract leaving material terms for future agreement. 54:153.

Contract to sell wheat represented by warehouse storage receipts. 59:85.

Inaccuracies of language in contract affecting intent. 26:347.

Certainty of contract, 45:333.

Uncertainty in contract of sale. 38:338.

Invalidity of description of land in instrument for uncertainty. 10:207, Gil. 168.

- mutuality.

Mutuality of contract. 19:535, Gil. 465; 31:418; 40:497; 42:482; 43:11; 60:330; 83:346.

of employment. 37:315.

Want of mutuality. 20:139, Gil. 122.

in term of service. 63:405.

as affecting enforcement of contract. 72:153.

contracts void for. 64:27.

Mutual assent to contract. 36:361.

Effect of executory unilateral contract. 31:543.

right to withdraw from. 31:543.

Effect of mistake as to contents of written contract. 68:445.

Necessity for mutual agreement of parties as to terms of contract. 35:52.

Mutuality of agency contract for sale upon commission. 86:376.

Real estate agency contract. 43:11.

CONTRACTS, I.-Continued.

- offers and their acceptance.

Proposals or offers. 43:11.

Offer as contract. 46:231.

What amounts to offer. 43:545.

Order for goods as constituting contract. 29:262; 46:254; 53:91.

Acceptance of offers. 36:361; 42:123; 56:43; 67:87; 82:240.

as implied from acts. 37:89.

what constitutes. 71:456.

necessity for. 76:521.

Failure to reject offer as acceptance. 82:220.

Enforcement of offer. 78:27.

Creation of contract by conditional acceptance. 59:175.

Necessity for unconditional acceptance. 36:361.

Exercise of option. 67:37.

to purchase. 65:364.

Effect of specifying different place for performance. 36:361.

Offer and acceptance. 79:369.

sufficiency of, to form contract. 21:155.

Written order solicited and accepted by the seller, as a binding contract. 42:494. Creation of binding contracts by performance before revocation of offer. 22:339. Length of time "offer" is open. 31:512.

- withdrawal of offer.

Right to withdraw offer. 42:538; 43:545.

Withdrawal of offer before acceptance. 76:521.

Revocation of offer under seal. 33:257.

Notice of revocation of offer. 34:98.

Forfeiture of option or offer. 51:30.

Formal requisites; statute of frauds.

Formal requisites of contract by corporation, see Corporations, IV.

Parol evidence to vary written contract, see Evidence, VI.

Oral insurance contract, see Insurance, III.

Allegations as to, see Pleading, II.

Specific performance of oral contract, see Specific Performance.

Parol trusts, see Trusts.

Contracts within statute of frauds. 3:109, Gil. 61; 9:252, Gil. 237; 22:449; 31:312; 33:175; 36:473; 39:145; 40:433; 43:166; 46:321; 52:333; 57: 381; 61:214; 62:220; 67:100; 71:114.

Validity of parol agreement, 78:379.

preliminary agreement. 19:203, Gil. 166.

Necessity for promise being in writing. 84:343.

Parol agreement as to when contract becomes effective. 57:301.

Availability of defense of statute of frauds. 71:167.

Effect of noncompliance with statute of frauds. 36:473.

Executory accord as within statute of frauds. 16:83, Gil. 72.

Necessity for writing in assignment of accounts. 67:41.

Statute of frauds as affecting contract of novation. 32:427.

Necessity that school teacher's contract be in writing. 39:499.

CONTRACTS, I.-Continued.

Operation of the statute of frauds on law merchant. 61:513.

Contract for exchange or barter as within statute of frauds. 81:316.

Necessity for written contract by municipal corporation. 19:203, Gil. 166.

Necessity for written authority of agent to enter into contracts within statute of frauds. 31:430.

Parol agreement to insure. 32:458.

Validity of parol contract of insurance. 30:464.

Contracts under seal valid as simple contracts. 21:538.

Defective sealed instrument sustained as a simple contract. 30:388.

Contract executed by agent under seal without sealed authority. 21:538.

Parol ratification of instrument under seal. 3:225, Gil. 154.

Delivery of contract. 86:325.

-oral modification of written contract.

Parol modification of written contract. 21:163; 52:31, 216; 74:224.

Parol agreements to vary written contract. 6:319, Gil. 224.

Writing to modify written contract. 40:196.

Modification of absolute stipulation in deed by contemporaneous agreement. 54: 395.

Modification of sealed contract by subsequent parol agreement. 17:433, Gil. 410.

Reflect of parol acceptance of work in place of that which writing requires. 21:

402.

-contracts for work and labor.

Contract for work and labor within statute of frauds. 98:442.

Distinction between contracts of sale and for work and labor. 21:402.

Contracts of hiring as within statute of frauds. 85:257.

Contract to erect building. 64:450.

Contract for property to be manufactured.

Contract to furnish and prepare building material. 3:109, Gil. 61.

-sales generally.

Effect of part performance, see infra,-part performance of contract of sale.

Contract for sale within contract of frauds. 64:450; 98:442.

Contract for sale of chattels as within statute of frauds. 92:208.

"Sale" of things not in possession or existence. 21:402.

Application of statute of frauds to contracts of sale. 40:1.

uncertainty as to amount as affecting. 21:402.

When verbal sale is taken out of statute. 50:85.

Passing of title under an oral sale. 71:167.

Where labor is to be expended in production. 21:402.

Statute of frauds as affecting judicial or execution sales. 11:220, Gil. 142. auction sales. 11:220, Gil. 142.

- collateral contracts; debts of others.

Oral promise to pay debt of another. 1:297, Gil. 234; 5:455, Gil. 368; 13:191, Gil. 180; 14:265, Gil. 196; 23:6; 28:311; 79:309.

right of action on. 23:6.

What is promise to pay debt of another. 8:127, Gil. 99.

Original promise to answer for another's debt. 13:379, Gil. 352; 34:410; 57: 234; 87:250.

CONTRACTS, I.-Continued.

Original promise not within the statute of frauds. 80:274.

Original and collateral promises to answer for debt of another. 14:194, Gil. 144.

What constitutes original agreement or collateral undertaking under the statute of frauds. 34:32.

Original undertakings by personal representatives as within statute of frauds. 55:315.

Collateral promise within statute of frauds. 82:320.

Contemporary promise to pay as within statute of frauds. 98:497.

Validity of promise to pay debt. 15:185, Gil. 142.

Promises to answer for debt of another. 28:521.

Contract to pay another's note within statute of frauds. 82:220.

Promises to answer for defaults of another, under statute of frauds. 22:283.

Promise to answer for another's debt or default as within statute of frauds.

Promise to pay debt of another as affected by statute of frauds. 32:237; 37:23.

Promises to answer for debt of another under statute of frauds. 48:207.

Statute of frauds as affecting guaranties. 34:307.

Original promise of guaranty of debt of another. 29:102.

Guaranty within statute of frauds as promise to pay the debt of another. 24: 513.

Guaranty of note or bill of exchange as within statute of frauds. 23:542.

Promise to pay another's debt upon new consideration as within statute. 23: 542.

Contracts of indemnity as within statute of frauds. 76:220.

Promise to indemnify sureties on bond as within statute of frauds. 64:144.

Contract of factor as original contract. 34:307.

Del credere contract as affected by statute of frauds. 34:307.

Enforcement of collateral inconsistent oral contracts. 80:483.

- contracts not to be performed within year.

Contracts of employment for term of one year. 22:233.

Contracts not to be performed within a year. 22:449; 51:333; 66:388.

Statute of frauds as to agreements for more than one year. 81:316.

Statute of frauds as to contracts performable within year. 78:299.

Statute of frauds as affecting contract that may be performed within year. 30: 464.

- contracts as to realty generally.

Effect of part performance, see infra—part performance of contracts as to realty.

-part performance of contracts as to realty.

Parol agreements relating to land. 54:130; 67:100.

Agreement for interest in lands. 33:175.

Contract for landed interest within statute of frauds. 91:409.

contract by agent. 91:409.

Validity of parol agreements affecting lands. 18:434, Gil. 392; 56:222.

Oral agreements to divide proceeds or profits of land. 33:175.

Necessity that mortgage be in writing. 9:252, Gil. 237.

Extinguishment of easement by parol. 35:265.

Validity of oral agreement to hold conveyance as security. 50:222.

CONTRACTS, I.—Continued.

Parol authority to fill blanks in deed. 50:87.

Written acceptance of offer to exchange lands. 92:201.

Validity of oral real estate brokerage contract. 93:247.

Parol gift of land. 94:414.

Statute of frauds as affecting parol dedication. 34:143.

- partnership realty.

Applicability of statute of frauds to partnership real estate. 21:127.

Creation by parol of partnership to deal in real estate. 21:127; 40:209.

Agreement for partnership to deal in land as within statute of frauds. 33:389.

Validity of parol contract of partnership to deal in real estate. 41:374.

Partnership formed by parol to deal in real estate. 53:441.

— leases.

Leases within statute of frauds. 30:515; 31:392.

Lease of real estate. 43:166.

Agreement for lease as within statute of frauds. 87:172.

Parol lease as within statute of frauds. 90:521.

Validity of lease for year. 34:510.

to commence at future date. 34:510.

Oral leases for more than year. 30:515.

effect of. 34:510, 517.

tenancy created by. 90:469.

Oral agreement to lease in futuro. 51:333.

Tenancies from year to year as within statute of frauds. 47:1.

Validity of oral contract to assign lease for years. 58:371,

Parol reduction of rent fixed by lease. 28:301.

Verbal contract to sell land. 4:141, Gil. 93; 14:72, Gil. 55; 71:114; 75:350.

Parol conveyance of land. 96:230.

Statute of frauds as applied to agreement as to sale of real estate. 34:510.

Necessity for written contract for sale of lands. 21:402.

Necessity that contract for sale of land be written. 89:380.

Statute of frauds as to sale of interest in lands. 90:299.

Necessity that authority to sell land be in writing. 21:409.

Oral authority of agent to make contract to sell land. 21:538.

Validity of deed by attorney created by parol. 41:165.

Necessity for written acceptance of written offer. 14:72, Gil. 55.

Necessity for unqualified acceptance. 14:72, Gil. 55.

Oral sale of standing trees. 58:149.

with warranty. 58:149.

Sale of growing timber as within statute of frauds. 90:414.

- sufficiency of writing generally.

Form of writing within statute of frauds. 19:20, 40, Gil. 33.

Executed contracts not in statutory form. 51:208.

Recital of authority in deed by attorney in fact. 28:57.

Recital of authority of agent in deed executed by him for principal. 26:201.

Undelivered deed as contract to convey. 16:172, Gil. 151.

References are to Reports as Notes are in that order.

Index to Notes, Minn. Rep.

9.

CONTRACTS, I .- Continued.

- sufficiency of memorandum generally.

Sufficiency of memorandum under statute of frauds. 30:389; 39:275; 40:433; 42:73, 538; 44:309; 47:344; 53:91; 62:220.

of sale. 69:257; 88:168; 91:409.

Memorandum of contract to convey under statute of frauds. 16:172, Gil. 151. Memorandum sufficient to satisfy statute of frauds as to land contract. 20:178, Gil. 163.

Requisites of memorandum. 31:543.

Requisites of memorandum of sale under statute of frauds. 39:272.

Several writings as memorandum. 30:389.

Sufficiency of letters as memorandums under statute of frauds. 83:87.

expressing consideration in writing.

Sufficiency of expression of consideration. 65:104.

Expression of consideration for contract of guaranty. 20:40, Gil. 33.

Necessity for expressing consideration in memorandum. 23:542.

Necessity that memorandum contain consideration for promise. 34:307.

What sufficiently expresses consideration to satisfy statute of frauds. 34:307.

Necessity and sufficiency of expression of consideration of contract. 60:515. Statement of price in memorandum of sale. 40:1.

- sufficiency of description.

Sufficiency of description. 34:312.

Of property. 32:263.

Of land. 20:178, Gil. 163.

Of land in memorandum of sale. 38:322.

In conveyance or agreement to convey. 39:372.

In contract for sale of land. 42:267.

- signing of writing.

Necessity for signing conveyance. 23:386.

Sufficiency of signing of instrument. 25:160.

Sufficiency of signing of memorandum. 30:389.

Who must sign memorandum under statute of frauds. 18:191, Gil. 180.

Contract signed by only one party. 34:434.

binding effect of. 39:456.

Necessity for signature of vendee to contract for sale of land. 80:317.

Memorandum of sale signed by one party. 15:440, Gil. 355.

Contract to convey not executed by all owners. 38:317.

Sufficiency of a written contract not signed by both parties. 42:494.

Necessity for signature of purchaser to contract for the purchase of land. 46:402.

Place of signature. 63:196.

-effect of fraud or part performance generally.

Satisfaction of statute of frauds. 60:183; 66:449.

Sufficiency of fraud to take case out of statute. 34:272.

Acts taking oral contract without statute. 46:321.

Effect of performance. 9:252, Gil. 237.

What constitutes part performance. 32:482; 34:517.

CONTRACTS, I.-Continued.

Part performance to satisfy statute of frauds. 2:277, Gil. 239; 13:462, Gil. 430; 14:72, Gil. 55; 63:230; 71:1.

What amounts to execution of oral contract. 58:149.

Validation of contract by part execution. 96:1.

Sufficiency of part performance to take contract out of statute of frauds. 30: 528.

Part performance necessary to take oral agreement out of statute of frauds. 35:373.

Effect of execution by one party. 36:473.

Complete performance on one side as taking contract out of statute. 32:482. Oral contracts within the statute of frauds, as fixing rights on part performance. 57:18.

Effect of partly executed contract void under statutes of frauds. 30:515.

Partly executed agreement unenforceable under statute of frauds as measure of liability. 50:116.

Executed contract void under statute of frauds. 85:257.

Effect of performance of subsequent agreement under statute of frauds. 83:87.

Effect of partial execution of agreements for more than one year. 81:316.

Personal service as part performance. 89:507.

-part performance of contract of sale generally.

Acts of parties taking parol sales out of statute of frauds. 30:343.

Payment of purchase price as part performance. 32:482.

Satisfaction of statute of frauds by part payment. 85:355.

Receipt and acceptance of goods to satisfy statute. 28:352: 49:1.

Acceptances taking parol sales of goods out of statute of frauds. 39:145.

Necessity for and requisites of acceptance of goods delivered under oral sale. 40:141.

Delivery by seller to take contract out of statute of frauds. 33:195.

Delivery of goods to take sale out of statute of frauds. 24:322.

Delivery necessary to take oral contract of sale out of statute of frauds. 14:127, Gil. 95.

Delivery to satisfy statute of frauds subsequent to sale. 43:154.

Sufficiency of a constructive delivery to satisfy statute of frauds. 45:124.

Delivery of goods to carrier. 33:195; 40:141.

-part performance of contract as to realty.

Legality of performance of oral contract to sell land. 27:328.

Equitable rights under partly executed parol land contract. 17:342, Gil. 320.

Performance of land contract within statute of frauds. 94:209.

Part performance taking oral agreement as to realty out of statute of frauds. 23:343.

Part performance as validating oral contract affecting land. 75:253.

Part performance to take verbal contract for sale of land out of statute of frauds. 81:423,

Part performance taking oral contract to sell land out of statute of frauds. 20: 219, Gil. 198.

Sufficiency of part performance to take contract for conveyance of land out of statute of frauds. 39:197.

CONTRACTS, I.-Continued.

Possession and improvements as part performance. 37:259.

Admissibility of proof of a partly performed oral agreement to sell land. 46:

100.

Effect of part performance of agreement for lease. 87:172. Taking possession of land and improving same. 13:462, Gil. 430.

Taking possession of land and improving same. 10.402,

Incorporating extrinsic documents.

Other writings as part of contract. 52:407.

Incorporation of document in contract. 33:164.

Making separate document part of contract by reference thereto. 50:286.

Merger.

Merger of contracts. 45:421.

Merger in contract of record. 56:266.

Prior agreements as merged in contract as signed. 20:494, Gil. 448.

Subsequent written contract as merging a previous oral one. 41:85.

Merger of contract of sale in deed. 31:536.

Merger of contract to convey in deed given performance of contract. 51:189.

Conclusiveness of contract as against provisions of preliminary agreement. 33: 124.

variance of deed from contract. 33:124.

Speciality as merging prior simple contract. 54:492.

Delivery and acceptance of deed as merging all prior agreements therein. 55: 249.

II. Construction.

Of insurance contract, see Insurance, III.

Question for jury as to, see Trial, II.

Construction of contract. 7:286, Gil. 216; 9:119, Gil. 109; 22:287; 24:161; 48:140; 56:534; 62:122; 63:196; 81:445; 93:437.

Construction of instruments. 37:338; 51:518; 66:119.

Controlling principles in construction of contract. 83:262.

Construction of contract so as to sustain it. 3:109, Gil. 61.

Interpretation of contracts by laws in force at time of execution. 28:496.

Construction of general with specific words. 34:251.

Construction of contracts containing general and particular recitals. 40:106.

Written part of contract controls printed. 37:300.

Supplying omitted words in a written contract. 53:42.

Conflict between clauses in contract. 59:85.

Intent as defeated by inaccuracies. 31:325.

Ambiguous instruments. 37:338.

Construction of words as ejusdem generis. 48:140.

Oral interpretation of term in contract. 69:543.

Construction of contracts by custom. 51:525.

Practical construction.

Construction of contract by parties. 41:424.

Practical construction of contract by parties. 44:514; 56:16; 76:506; 78:129.

Practical construction of contract to convey land. 89:187.

References are to Reports as Notes are in that order.

CONTRACTS, II.—Continued.

Effect of. 41:308.

Doctrine of practical construction. 57:231.

Construing together.

Construing instruments together. 54:9.

Construing different writings together. 44:22.

Construction of separate writings together. 14:174, Gil. 184.

Construction of instruments as one. 52:367.

Construction of an instrument as whole. 71:255.

Concurrent and dependent stipulations in contracts. 27:328.

Construction of correlative documents. 28:306; 32:90.

Construing together contemporaneous agreements. 44:312.

Cosntruing together deed and lease. 44:325.

Construction of two water power leases as one where second is supplementary. 50:211.

Entirety.

Entirety of insurance contract, see Insurance, III.

When contract is severable. 29:463.

Entire contract for materials. 45:254.

Entirety of writing for sale of chattels. 32:371.

Actor's contract as entire. 37:29.

Severable contracts. 57:193.

Contracts for separate items as severable contracts. 55:457.

Divisibility of contract of warranty. 72:344.

Separateness of note and mortgage constituting one transaction. 82:296.

Effect of several contract. 86:16.

Time.

Time for performance, see infra, IV.

Time as of essence of contract. 6:95, Gil. 45; 30:335; 30:446; 33:140.

Effect of making time of essence of contract. 56:304.

Construction of provisions as to time in contracts. 27:346.

Construction of contract as to time of performance. 59:413.

Construction of contract making time an essential ingredient. 28:439.

Construction of contract for purchase of realty as to time for remedying defective title. 34:241.

Particular words, phrases, and cases.

"Understood" and "agreed" as synonymous. 32:237.

Meaning of contract to "pay interest." 31:304.

Meaning of "valuation" in contract to purchase. 44:309.

Construction of word "as" preceding "agent," etc. 48:39.

Construction of word "mortgage." 60:206.

Contract to "satisfaction" of adversary party. 78:6.

Construction of contract as to liability of several signers. 55:368.

Construction of contract of sale. 9:142. Gil 132.

Construction of land contract. 39:77.

Construction of contract for purchase and sale of land for profit. 59:165.

Construction of contract, agreeing to convey land. 59:199.

Construction of a conveyance of boomage rights as to grant of flowage. 65:543.

CONTRACTS, II.-Continued.

Construction of shipping contract. 13:92, Gil. 86.

Construction of contract of storage. 59:151.

Particular warehouse as part of general destination of goods in transit. 58:464.

Promise to pay debt from certain fund controlled by debtor. 67:311.

Construction of grant to railroad company. 44:325.

Construction of elective provisions in contract for the sale of land. 35:446.

Agreements as to payment of liens or debts for construction of building. 34:400.

Construction of contract for easement. 90:540.

Construction of contract pledging corporate stock. 47:437.

Construction of contract of agency. 46:419.

Construction of contract as one of agency or sale. 92:266.

Construction of contract as option or sale. 92:328.

Construction of contract of farming on shares. 69:82; 96:123.

Contract for farming on shares. 68:395.

Nature and effect of contract to work farm on shares. 27:301.

Construction of contract affecting the use of premises. 44:130.

Construction of contracts for water supply by public corporations. 78:39.

Rights and liabilities of joint subscribers. 69:156.

Subscription to pay losses of enterprise. 69:156.

III. Validity and effect.

Formal requisites to validity, see supra, I.

Validity of separation agreement, see Divorce and Separation.

Of insurance contract, see Insurance, III.

Of mortgage, see Mortgage, I.

Validity of Sunday contracts, see Sunday.

Validity of contract. 66:94; 77:509; 82:230.

Invalidity of contracts. 9:252, Gil. 237; 50:255.

What are illegal contracts. 41:188.

Illegal purpose as affecting contract. 44:318.

What constitutes illegal consideration. 75:168.

Rights under conveyance with void agreement to reconvey. 44:159.

Contracts to pay interest after maturity of debt. 2:350, Gil. 302.

Validity of agreement to defraud. 21:187.

Validity of contract depending on law at time of execution. 41:188.

Validity of agreement as to title to crops. 41:542.

Validity of contract for reimbursement upon death of contractor. 43:520.

Validity of contract to be performed at death of given person. 57:282.

Illegality of intent of parties to contract. 47:228.

Necessity of mutual knowledge of intent to render transaction illegal. 47:228.

Validity of agreement to perform already existing contract obligation. 61:482.

Agreement for additional sum not to abandon contract because of unforeseen difficulties. 61:198.

Right to maintain an action on new promise to complete old agreement. 61:

Validity of contract induced by mistake. 53:33.

References are to Reports as Notes are in that order.

CONTRACTS, III.—Continued.

Contract with railroad company.

Validity of railroad construction contract. 26:451.

Contract by railroad company suppressive of competition. 41:461.

Validity of trackage contracts between railroad companies. 44:325.

Contracts between railroad companies and elevatormen. 65:515.

Validity of agreement to furnish right of way. 99:384.

Validity of contract dispensing with railroad's fencing. 26:484.

Contract to will property.

Validity of contract to make will. 69:136; 75:350.

Validity of agreement to make will or specific bequest. 46:33.

Validity of contract to devise property to another. 93:45.

Illegal by express provision.

Contracts in violation of law. 39:158.

Contracts obnoxious to statutory prohibitions. 4:278, Gil. 197.

Invalidity of contracts violative of statute. 50:195.

Contracts requiring performance of acts forbidden by law. 14:400, Gil. 304.

-contracts involving penalty.

Provision for penalty in contract. 2:350, Gil. 302.

Contracts for thing involving mere penalty. 39:143.

Prohibition implied from penalty. 14:400, Gil. 304.

Contracts based on acts forbidden by statute under penalty. 39:158.

-unlicensed contracts.

Validity of unlicensed contracts. 50:195.

Invalidation of contracts for want of license or the like. 4:278, Gil. 197.

Public policy.

Validity of contract against public policy. 26:377.

Contracts invalid as against public policy. 75:168.

Validity of attorney's contracts. 41:240.

Contracts between attorney and client. 69:488; 76:76; 89:377.

Validity of contracts to defraud government, 52:259.

Validity of lease for illegal purposes. 90:469.

To prevent bidding at public sale. 50:255.

For entry of public land in trust, 9:252, Gil, 237.

Contracts against compromise or dismissal by litigants. 68:74.

-affecting official action.

Contracts to procure official action. 41:242.

Contracts to procure legislation. 60:26.

To procure pardon. 41:242.

Agreement to relinquish public privilege. 28:36.

Illegality of sale of trust office, 100:396.

-contracts of public officers.

Requisites and validity of contracts by public officers. 24:459.

Prohibition against public officers being interested in contracts. 88:127.

Illegality of contract by public corporation with officer thereof. 35:163.

Contracts between municipality and officials. 68:452.

Contract with municipality by one of its governing board. 77:526.

CONTRACTS, III.—Continued.

Contract by school district with officer. 35:163.

Validity of agreements between sheriff and deputy limiting latter's powers. 27:

Services not in line of duty but at special request. 14:487, Gil. 364.

Illegality of contract as to compensation for public paid services. 14:487, Gil. 364.

Validity of contract where public officer agrees to accept less than legal compensation, 37:174.

Validity of agreement of public officer as to fees. 3:413, Gil. 304.

Gambling and wager contracts.

As to gaming generally, see Gaming.

Legality of wagers. 1:94, Gil. 73; 16:299, Gil. 263.

Validity of sale amounting to wager. 22:52.

Wager as implying equal risk. 22:52.

What is gaming contract. 16:299, Gil. 263.

Election wagers. 1:94, Gil. 73.

Wagering contract in futures. 87:11.

Validity of contract for future delivery. 47:228.

Contracts in restraint of trade.

Combinations between several persons or corporations in restraint of trade, see Monopoly and Combinations.

Contracts in restraint of trade. 45:272; 87:230; 92:467; 93:278.

Ratification.

Ratification by corporation, see Corporations, IV.

Ratification of infant's contract, see Infants.

Ratification of illegal contract. 41:188.

Ratification of voidable transaction. 44:239.

Sufficiency of acts showing affirmance of contract. 47:131.

Enforcement; recovery on; remedies.

Enforcement of illegal contract. 41:188.

Nonenforcement of illegal contracts. 9:252, Gil. 237.

Contract nonenforcible because of illegality of consideration. 25:72.

Action growing out of illegal contracts. 24:332.

Defense of contract in violation of law. 39:143.

Liability upon unauthorized contract by officer. 44:22.

Right of recovery by plaintiff guilty of illegal acts. 69:488.

Recovery of profits made in fraudulent transactions. 45:215.

Right to recover money paid under illegal contract. 16:299, Gil. 263.

Recovery of stake from stakeholder. 16:299, Gil. 263.

Right to recover consideration paid on void or abandoned contract, 25:117.

Quantum meruit for services performed under void contract. 22:557.

Recovery on quantum meruit where illegal contract is avoided. 35:163.

Right of recovery for work done under void municipal contract. 58:81.

IV. Performance; breach.

Effect of part performance of oral contract, see supra, I.

CONTRACTS, IV.—Continued.

Performance of contract. 60:292, 532; 68:68.

Effect of full performance of contract of employment. 78:205.

Recovery on an express contract fully performed. 31:410.

Rights of party abandoning contract. 42:6.

unenforceable oral contract. 42:6.

Necessity for notice of repudiation of executory contract. 51:499.

Tender of performance as necessary to suit for breach of contract. 58:510.

Necessity for tender of performance to fix breach of contract. 37:68.

Misconduct defeating right to recover on contract. 29:470.

Wilful misdoing or default in performance of contract as bar to recovery thereon. 29:146.

Right to declaration that party intends keeping contract. 21:456.

Recovery for extra work.

Right of contractor to extra compensation. 78:155.

Right of contractor to recover for extra work. 44:22.

Liability for "extras" furnished under contract. 61:288.

Right to recover on a quantum meruit for extraordinary services. 22:25.

Excuse for failure to perform.

Excuse for nonperformance of contract. 20:494, Gil. 448; 21:225; 50:280.

Justification for refusal to complete contract. 40:461; 68:239.

Excuse for nonperformance of conditions precedent. 72:153.

Excuse for delay in performing contract. 57:402.

Effect of breach of contract by one party to excuse another. 9:223, Gil. 209.

Effect of incapacitating one's self to perform contract. 13:264, Gil. 246.

Impossibility excusing nonperformance of contract. 13:90, Gil. 83; 88:355.

Incomplete performance; sufficiency of performance.

Rights under part performance of contract. 38:519; 60:496.

Part performance of entire contract by servant. 9:50, Gil. 39.

Contracts between father and son for services. 46:33.

Effect of unexcused failure to perform. 6:89, Gil. 38; 6:95, Gil. 45.

-right of recovery on part performance.

Recovery for part performance. 24:354; 29:463; 41:242.

Recovery upon substantial performance of contract. 41:424.

Recovery on quantum meruit. 60:346.

Right to recover on quantum meruit for part performance. 29:470.

Quantum meruit under express contract. 2:248, Gil. 209.

Recovery on quantum meruit under contract for compensation other than money. 36:236.

Substantial performance as condition precedent to recovery. 43:357. on building contracts. 43:357.

Substantial performance of a contract, as sufficient to recovery thereon. 424:14.

Substantial performance as entitling builder to compensation. 98:219.

Performance of agreement to construct railroad sufficient to earn subsidy. 27:

Right to recover on contract not fully performed but used. 60:442.

contracts to build water works or other public works. 60:442.

Right to recover part on the abandonment of contract. 3:182, Gil. 116.

CONTRACTS, IV.—Continued.

Necessity for compliance with terms to right of enforcement of contract. 25: 481.

Necessity for full performance to give right of recovery on entire contract. 29: 146.

- sufficiency of performance.

Substantial performance. 26:411; 46:538; 47:89.

Application of doctrine of substantial performance of contract. 79:433.

Doctrine of substantial performance of building contracts. 82:215.

Contract to be performed to satisfaction of another. 33:32; 41:424. who is arbiter. 33:32.

- acceptance; waiver of objections.

Of personalty sold, see Sale, I.

Acceptance of goods as waiver of right to damages for delay. 8:346, Gil. 305.

Waiver of performance of condition. 9:223, Gil. 209; 39:129.

Waiver of provisions of contract regarding extra work. 53:59.

Waiver of tender by refusal to perform. 21:409.

Waiver of the performance of a contract by the time agreed upon. 52:551.

Inability of party to perform contract, as waiver of necessity of demand therefor. 53:105.

Waiver of breach of contract. 63:447.

effect of, 89:258.

Waiver of right of forfeiture under contract for sale of land. 68:179.

Occupancy as waiver of substantial performance. 43:357.

Waiver of defects in construction of building. 68:481.

Condition; certificate of performance.

Validity of stipulation in building contract. 20:370, Gil. 322.

Specifications in contract as affecting rights of subcontractor. 44:22.

Validity of agreement requiring arbitration of disputes. 52:378.

Conclusiveness of specifications in building contracts. 42:222.

Conclusiveness of decision of person named in contract to determine dispute thereunder. 22:431; 42:222.

final decision, 42:464.

Conclusiveness of decision of umpire arbitrator under contract. 78:155.

Action of umpire or architect as conditions precedent in building contracts. 56:410.

Certificate or decision of arbiter under contract as condition precedent to performance. 44:22.

Right to enforce contract where arbitrator fails to act. 22:431.

Breach and its effect.

Measure of compensation for breach, see Damages, III.

Evidence of breach, see Evidence, XI.

Action for breach of contract. 38:545.

Effect of acts amounting to breach of contract. 55:426.

Liability and remedy for breach of executory contract. 51:499.

Breach of subcontracts for carrying mail. 77:349.

Right to elect as to breach of contract being partial or entire. 55:457.

CONTRACTS, IV.—Continued.

- what constitutes breach.

Repudiation or disabling to perform. 60:284.

Assignment for creditors or insolvency. 60:284.

Failure to pay instalments when due. 77:272.

Repudiation as actionable breach of contract. 98:482.

Service for another rival as breach of contract not to re-engage in same business. 38:255.

Time.

Time as of essence of contract, see supra, II.

Time for performance of contract. 72:159; 78:57.

Time for payment under contract for delivery at different times. 46:502.

Time allowed for performance of contract after happening of contingency. 58:358.

Time of performance of written contract, where same is not specified. 42:420.

Reasonable time to perform where time not expressed. 34:39.

Reasonableness of time or amount. 30:413.

Necessity for timely performance of condition precedent to contract. 32:14.

Notice or demand to make time essential in contract. 30:335.

V. Change or extinguishment.

Reformation of contract, see Reformation of Instruments.

Relief from contract. 69:453.

Relief from voluntary conveyances. 16:151, Gil. 135.

Disaffirmance as entirety. 16:397, Gil. 354.

Reformation of contract for mistake. 9:85. Gil. 75.

Alteration of contract for sale of land. 30:424.

Modification of contract. 19:396, Gil. 342.

Modification of contract otherwise than by stipulated mode. 61:198.

Right of defrauded party to disclaim contract. 28:476.

Validity of reservation of right to terminate contract. 22:431.

Termination of liability. 68:254.

Necessity for notice of termination of contract. 72:195.

Waiver of notice under contract. 33:140.

Abandonment on renunciation.

What constitutes renunciation of contract. 47:437.

Abandonment of contract for failure to pay instalments on price. 62:436.

Evidence showing intent to abandon contract. 27:333.

Discharge.

New contract as discharge. 63:112.

of executory contract. 90:100.

Subsequent contract as discharge of prior inconsistent contract. 75:481.

Effect of stipulation in contract as to mode of discharge. 95:295.

Rescission; cancelation.

Cancelation of instruments, see Cancelation of Instruments.

Disaffirmance of infants' contracts, see Infants.

Of insurance policy, see Insurance, III.

Remedies for fraud in contract. 73:171,

CONTRACTS, V.-Continued.

Remedies available to defeat contracts induced by fraud. 36:287. contracts executory at discovery of fraud. 36:287.

Avoidance of contract. 71:338.

Cancelation of contract. 56:534.

Rescission of contracts. 22:233; 36:325; 38:346; 72:57; 73:285.

Contract right of rescission. 86:40.

Extent of right to rescind contracts. 39:118.

Right to maintain action on rescission of contract. 43:409.

Rescission of contract before ratification. 26:1.

Relief from contract signed without reading. 56:534.

Concurrent and dependent stipulations as affecting rescission and enforcement of contracts, 27:328.

Right to revoke gratuitous subscription. 45:164.

Rescission and damages in same action. 54:90.

Rescission of contract for benefit of third person. 61:88.

Termination of right to rescind. 30:64; 67:267.

Waiver of forfeiture under contract. 30:446.

When right to rescind cut off. 21:435.

Effect of provision for forfeiture of time contract on default in making payments. 30:446.

- conditions; promptness; restoring benefits.

Prerequisites to action to rescind. 54:90.

Notice of cancelation of land contract. 86:52.

Necessity for giving notice of intention to avoid contract. 30:446.

Necessity for notice of rescission of contract conditioned for return. 35:90.

Laches in rescinding contract. 56:460.

Effect of delay. 73:285.

Waiver of fraud by delay in rescinding contract. 77:382.

Return of consideration on rescission of contract. 7:301, Gil. 231.

Return of consideration as prerequisite to relief.

Necessity for restoration to rescission of contract. 49:308.

Necessity for return of consideration before avoiding contract for fraud. 37:6; 43:315.

Return of price on breach of contract for sale of land. 54:111.

Necessity for return of consideration given in contract with intoxicated person. 56:216.

Restitution as condition of rescission for fraudulent representations. 94:331.

Recovery of property given under rescinded contract. 10:233, Gil. 185.

Tender on rescission of contract. 64:96.

Necessity for tender of the return of property to complete rescission of the contract. 37:19.

Notice and offer of restitution as prerequisite to rescission of contract. 47:491.

Right to rescind contract for fraud without tender of restitution. 19:32, Gil. 14.

- grounds for.

Rescission of contract on unjustified demands by other party. 22:410.

Rescission of contract for breach of warranty. 29:463.

Drunkenness as ground for relief from contract. 96:398.

CONTRACTS, V.-Continued.

Right to rescind contract because of want of "satisfaction." 52:264.

Repudiation of contracts as ground for rescission. 48:113.

Renunciation of contract as entitling to cancelation. 50:27.

Defaults by opposite party as excuse for abandonment or rescission of contract.

27:333.

refusal or delay in payment. 27:333.

Mistake or fraud as ground for rescission. 41:337; 58:178.

Rescission of contract for mistake. 64:454; 66:94; 100:367.

Mistake of fact as ground for avoiding a contract. 61:288.

Mistake vitiating contract in equity. 24:437. after change of status quo. 24:437.

Rescission of contract for fraud. 44:255; 49:322; 51:300; 69:486; 3:35, Gil. 13.

Fraud as ground for recission. 5:323, Gil. 258.

Right to rescind for fraud. 40:476.

Right of recission for fraud working no real injury. 44:255. Cancelation of contract for misrepresentation. 44:239. Fraud necessary to vitiate contract. 40:184. Fraud as making contract voidable. 34:450. Voidability of contracts procured by fraud. 21:435.

VI. Actions; liabilities.

Want or failure of consideration as defense, see supra, I. Invalidity as defense, see supra, III.

Who may sue on contracts generally, see Parties, I.

Parties defendant in action on contract, see Parties, II.

Recovery on contract. 52:438.

Enforceability of contract by third person. 56:38.

Action for contract price upon breach of executory contract. 65:148.

Contracts for benefit of third persons. 71:331.

Imposing contractual liabilities on third persons. 12:113, Gil. 62.

Liability on contract taken in name of another. 41:388.

Liability on subscription contracts. 51:499.

Words descriptive of person. 13:187, Gil. 177.

VII. Public contracts.

Injunction as to, see Injunction.

Municipal contracts generally, see Municipal Corporations, II.

Allegations in action on, see Pleading, II.

Letting contracts for public work. 89:48.

Prerequisites to letting of contract for public bridge. 69:297.

Advertisement and bids for public contracts. 88:43.

Rights of lowest bidder. 11:174, Gil. 110.

Necessity that public contract bidders deposit forfeiture money. 30:459.

Variance between contract and conditions of bid. 89:48.

Use of monopolized article. 89:48.

CONTRACTS. VII.-Continued.

Failure to require statutory bond as defense to public contract. 93:336. Contract as controlling specifications. 53:59.

CONTRADICTION.

Of witness, see Witnesses.

CONTRIBUTION.

Contribution in general. 37:109.

Contribution between wrongdoers. 31:121.
right to. 37:109.

Contribution between joint tort feasors. 39:328.

Contribution among joint debtors. 53:227.

Right to contribution between sureties. 30:503.

Contribution among owners of mortgaged property. 4:200, Gil. 183.

Liability for contribution between stockholders. 66:487.

Contribution between cotenants for repairs. 82:347.

Contribution under joint judgment, under statute. 37:109.

CONTRIBUTORY NEGLIGENCE.

See Negligence, II.

CONVENTION.

Of political parties, see Elections.

CONVERSION.

Measure of damages for, see Damages, III. Action for, see Trover.

CONVEYANCE.

As to deeds, see Deeds.

In fraud of creditors, see Fraudulent Conveyances.

· CONVICTS.

Sentence and imprisonment of, see Criminal Law.

COPIES.

Admissibility of, in evidence, see Evidence, III.

References are to Reports as Notes are in that order.

CORN.

Definition of corn. 32:317.

CORPORATIONS.

- 1. In general; nature; creation; by-laws; governmental regulation.
- II. Consolidation; reorganization; transfer of franchises.
- III. Charters; articles of incorporation.
- IV. Powers, liabilities, and officers.
- V. Capital; stock and stockholders.

Service of process on, see Writ and Process.

- VI. Dissolution; forfeiture.
- VII. Insolvency.
- VIII. Foreign corporations.

Various particular associations or corporations, see Associations; Banks; Building and Loan Associations; Counties; Insurance; Joint Stock Companies; Municipal Corporations; Public Corporations; Public Service Corporations; Quasi Public Corporations; Railroads; Religious Societies; Street Railways; Telegraphs; Telephones; Towns; Trust Companies; Villages.

Conclusiveness of decisions of tribunals of, see Courts. Estoppel as to corporate existence or powers, see Estoppel. Presumption and burden of proof as to, see Evidence, IL. Records and papers of, as evidence, see Evidence, IV. Injunction as to corporate matters, see Injunction. Mandamus to, see Mandamus. As parties to action, see Parties, II. Allegations as to corporate matters, see Pleading, II. Tax on, see Taxes.

I. In general; nature; creation; by-laws; governmental regulation.

Proof of corporate existence, see Evidence, XI. Sufficiency of proof of corporate existence, see Evidence, XII. Allegations of corporate existence, see Pleading, II. Right to act in name of corporation. 36:246. Corporate existence of certain railroad companies. 14:297, Gil. 224. Validity of deed to corporation without legal existence. 20:531, Gil. 474. Acceptance of franchise from state as an assumption of public duties. 65:515. Acceptance of act of incorporation. 11:356, Gil. 254. Definition of sole corporation. 26:43. "Void" as meaning voidable as applied to incorporation. 31:289. Collateral attack on corporate existence and powers. 37:447. Nature.

Nature of corporation. 26:43. Definition and nature of private corporations. 84:497. Classification of corporations. 35:458. Character of corporation and its business. 97:513.

CORPORATIONS, I.-Continued.

Test of character of corporations. 81:294.

Determination of character of corporation. 88:535.

Common law corporations. 72:498.

What is private corporation. 53:214.

What constitutes trading corporation. 34:221.

What constitutes corporation for trade and commerce. 52:239.

Trading companies as corporations within bankruptcy act. 35:347.

Corporations exclusively for manufacturing purpose. 44:409.

Corporation for "manufacturing." 61:510.

What is a manufacturing corporation. 40:343; 62:448; 65:28, 281, 324; 71:408: 72:431: 74:22: 81:294; 88:535: 90:501.

What is mechanical corporation. 79:414.

Mining as mechanical business. 65:263.

Formation.

Corporate articles of incorporation, see infra, III.

Formation of corporations. 30:308; 37:13, 91.

Colorable compliance with statute as to incorporation. 34:355.

Prerequisites to formation of corporation. 4:504, Gil. 394.

Necessity for prescribed number of incorporators. 37:13.

Legislative recognition of corporate existence as creating new corporation. 37:13. Effect of giving unorganized corporation new corporators. 21:241.

- special incorporation.

Special acts of incorporation. 10:13, Gil. 1.

Formation of corporations by special act. 9:166, Gil. 153.

Special grants of corporate powers. 61:185.

Applicability of general provisions of statute to special incorporations. 7:56, Gil. 40.

- defective formation.

Defective formation of corporations. 37:428, 447.

Defective corporation as effective partnership. 25:229.

Act curing defective formation of corporations. 37:428.

De facto corporations.

Corporation de facto. 37:447.

What constitutes. 34:355; 52:239.

When exists. 35:458.

When created. 67:194.

Organization of. 70:303; 73:517; 75:196.

Powers of. 37:447.

Collateral attack on. 31:472; 37:447; 70:303.

Power to question existence or capacity of. 37:447.

Liability of. 41:405.

By-laws.

By-laws of private corporation. 30:509.

validity of. 29:275.

Formal vote to adopt. 38:138.

References are to Reports as Notes are in that order.

CORPORATIONS, I.-Continued.

Power to adopt. 48:215.

Power to pass, amend or repeal by-laws. 38:138.

Purposes.

Purposes of incorporation. 40:213.

Object or purpose of corporation. 40:343.

Powers and purposes of corporation. 79:414.

Intention and purpose in formation of corporation. 90:144.

Purposes for which corporation may be formed. 40:508; 52:239.

Articles as test of purpose for which corporation is formed. 40:213.

Acts of corporation tending to defeat purpose of its creation. 28:275.

Implied conditions for lawful user of franchise in acts of incorporation. 36:246.

Name.

Effect of change. 7:203, Gil. 145; 22:372.

as creating new corporation. 19:528, Gil. 459.

Name as implying claim of corporate existence. 46:171.

Right of corporation to change name. 19:528, Gil. 459.

Change of corporate name by legislature. 75:196.

Reflect of misnomer of corporation in contract or statute. 22:372

Governmental regulation.

Governmental control over corporate franchises. 81:140.

State regulation of manufacturing companies. 80:393.

Visitorial power of state over corporations, etc. 81:87.

Power of legislature to regulate affairs of corporations. 64:349.

Legislative control over quasi-public corporation. 19:418, Gil. 362.

Right to prescribe rates to be charged by public service corporations. 19:418, Gil. 362.

II. Consolidation; reorganization; transfer of franchises.

Of railroads, see Railroads, I.

Union of corporations. 48:215.

Effect of consolidation. 73:517.

Reorganization of corporation. 71:408.

of insolvent corporation. 87:68; 91:494.

Conclusiveness of reorganization agreement on creditors. 79:419.

Right to participate in reorganization of corporation. 79:419.

Legislative intention as to creation of new or revival of old corporation. 11:414,

Corporate succession generally. 14:297, Gil. 224.

Revival and succession of corporation. 11:180, Gil. 114.

Effect of revival or renewal of charter. 14:297, Gil. 224.

Reincorporation curing defective formation. 37:428.

Succession of railroad corporation to privileges and burdens of its predecessor. 14:297. Gil. 224.

as to tax exemptions. 14:297, Gil. 224.

as to exemption of land grants from tax. 14:297, Gil. 224.

References are to Reports as Notes are in that order.

Index to Notes, Minn. Rep.

CORPORATIONS, II.-Continued.

Ineffectualness of transfer of corporate franchise. 75:168. Liability of successor corporation. 36:505. for predecessor's debts. 25:314.

Assumption by corporation of debts of predecessor. 75:85.

III. Charters; articles of incorporation.

Municipal charter, see Municipal Corporations, L.

What constitutes a charter. 29:275; 35:155; 79:414.

What are articles of association. 29:275.

Construction of words in charter. 40:508.

Meaning of "associates" in charter. 25:387.

Effect of acceptance of corporate charter. 25:387.

Effect of acceptance of benefits of statutes. 84:486.

By whom acceptance of corporate charter must be made. 25:387.

Necessity for taking notice of charter in dealing with corporation. 28:291.

Necessity for filing certificate of incorporation. 37:13.

Filing articles as requisites of de jure incorporation. 49:99.

Necessity for filing and recording certificate or articles of incorporation. 87:91.

Necessity for subscribing articles of incorporation. 37:13.

Proof of user under charter. 52:239.

Charter of corporation as limiting its powers. 59:332.

Charter as protection to illegal business. 63:373.

Notice of charter powers. 60:94.

Articles of incorporation as evidence of powers and purposes of corporation. 79:414.

Articles of incorporation as sole evidence of corporate power. 60:94.

Effect of extension or renewal of charter of corporation. 22:372.

Amendment.

Amendments of corporate charter. 32:284; 72:498.

Amendment of articles of incorporation. 51:263.

What amendments are fundamental. 32:284.

When statutory requirements directory. 32:284.

By majority of stockholders. 32:284.

Increasing number of directors. 32:284.

Rights to object to amendment of charter. 21:241.

Implied assent of stockholders. 32:284.

Acceptance of amendment. 34:79.

Amended articles of incorporation as curing invalid articles. 37:13, 97.

Amendments allowable under reservation of right to amend or repeal charter.

1:202, Gil. 176.

IV. Powers, liabilities, and officers.

Powers; contracts by.

Estoppel to deny powers, see Estoppel.

Powers of insurance company, see Insurance, L.

Allegations of corporate powers, see Pleading, II.

References are to Reports as Notes are in that order.

CORPORATIONS, IV.—Continued.

Power of legislature to enlarge powers of existing corporation. 21:241. Powers of corporations. 13:59, Gil. 54; 71:413.

of manufacturing corporation. 71:413.

Corporate powers and their exercise. 4:385, Gil. 291.

Strict construction of grant of corporate power. 41:461.

When corporate powers are discretionary. 5:148, Gil. 113.

Private profit from corporations organized for public purposes. 85:498.

Right to be bailee. 26:43.

Validity of corporate acts. 4:385, Gil. 291.

Implied corporate powers. 71:413.

Contracts by corporation. 62:374.

implied contracts. 35:146.

implied contract to pay for services or property of attorney or director. 35:146.

Power of corporation to enter into partnership contract. 29:111.

Validity of contract with corporation under assumed name. 58:413.

Remedy for avoidance of illegal corporate acts. 31:140.

Nature of gift to corporation for specific purpose. 85:302.

- ownership of stock.

Power of corporation to hold stock. 65:263.

Purchase of stock by manufacturing corporation. 65:40.

Taking and holding corporate stock by corporation. 90:282.

Rights and liabilities with respect to stock. 90:282.

Validity of purchase of corporation stock with assets of corporation. 40:213.

Purchase of own stock by corporation. 31:140.

Power of corporation to buy its own stock. 62:90.

agreement to repurchase from subscriber. 62:90.

- transfer of corporate property.

Right to transfer entire corporate property. 45:264.

Validity of leases of entire corporate property. 45:264.

Alienation of property by quasi-public corporations generally. 54:440.

Validity of gift by private corporation. 31:140.

Alienation or encumbrance of corporate franchise. 14:297, Gil. 224.

Alienation of franchises of quasi-public corporations. 36:207.

Disposition of superfluous corporate property by majority. 56:327.

-power to take and hold property.

Corporation's acquisition of personalty. 23:198.

Power of civil corporations to hold real property. 28:291.

Power of corporation to take and enforce securities. 29:322.

Power of corporation to hold property as trustee. 40:7.

Power of corporations to acquire land. 60:82

Power of corporations to acquire and hold realty. 76:334.

-power to borrow and give notes, etc.

Power of corporation to borrow money. 28:291.

Implied power of corporation to borrow money. 7:61, Gil. 45.

Power of corporation to borrow and give evidence of debt. 7:56, Gil. 40.

Power of corporations to incur debts and give negotiable paper therefor. 23:6.

CORPORATIONS, IV.—Continued.

Implied corporate power to incur debt by bill or note. 6:204, Gil. 130. Power of corporation to execute notes. 28:291.

- ultra vires acts and contracts.

Municipal contracts, see Municipal Corporations, IL.

Meaning of ultra vires. 44:37.

·Ultra vires of corporations. 54:219.

Ultra vires acts of corporation. 23:198; 81:294.

Ultra vires contracts of corporations. 13:59, Gil. 54.

What constitutes ultra vires contract. 37:498.

Validity of ultra vires contract. 28:291.

Right of recovery on ultra vires contract generally. 23:198.

Enforcement of ultra vires contract. 57:248.

Recovery or restoration of money paid pursuant to ultra vires contract. 28:515.

Who may attack corporate act as ultra vires. 33:40; 36:185.

Availability of ultra vires as defense. 24:140.

Ultra vires as defense to contract. 54:147.

executed contract. 60:422.

-mode of corporate action; formal requisites.

Mode of conveyance by corporation. 20:531, Gil. 474.

How corporate conveyances made. 6:177, Gil. 111.

Conveyance by corporation through agent. 20:531, Gil. 474.

Power to convey corporate realty. 26:43.

Effect of individual action of directors. 51:388.

Disability of directors, acting as individuals, to bind the corporation. 26:43.

Validity of action by board of directors. 26:43.

Deed of land of corporation with consent of all the stockholders as passing title without consent of directors. 26:43.

Sufficiency of execution of corporate instrument. 58:310.

Inability of "party" to make oath through corporate officer. 13:458, Gil. 427.

Effect of contracts signed in name of corporate officers to bind corporation. 83: 243.

Individual signature of officer or agent as binding principal. 46:293.

Necessity for corporate seal on contract. 28:291; 49:220.

to validity of deed. 64:175.

Officer's seal as corporate seal. 11:371, Gil. 268.

Effect of corporate seal attached to instrument. 20:531, Gil. 474.

Corporate seal as prima facie evidence that it was affixed by proper authority. 45:238.

- ratification.

Ratification by corporation. 49:544.

Power of corporation to ratify acts. 26:1.

Ratification of delegable acts. 22:25.

Ratification of officer's acts by corporation. 78:210.

Ratification by acquiescence of contracts made by corporation. 37:89, 364.

Retention of benefit as ratification. 95:206.

Ratification by corporation of officer's act in dealing with it. 82:283.

Ratification of contract between corporation and director. 37:89.

References are to Reports as Notes are in that order.

CORPORATIONS, IV.—Continued.

Ratification by stockholders of unauthorized acts of directors personally interested. 49:483.

Ratification by corporation of contract by promoters. 37:89.

Liabilities.

Liability of corporation. 23:178.

Liability for corporate torts. 73:441.

Liability of private corporation for negligence. 51:474.

Liability for libel. 9:133, Gil. 123.

Liability for malicious prosecution. 9:133, Gil. 123.

Liability for acts of officers or agents. 40:390.

Liability for acts or omissions of agents. 32:176.

Liability of corporation for malfeasance or misfeasance of its agents. 17:308, Gil. 284.

Liability of property of corporation for fraudulent acts of members thereof. 78: 498.

Liability of corporation on contract with promoters. 37:89.

Liability on void contract. 75:30.

Liability for negligence under unauthorized corporate lease. 34:29.

Validity of corporate debt. 60:94. in excess of power. 60:94.

exceeding debt limit. 65:249.

Liability for obligations of acquired property and franchises. 11:414, Gil. 304.

Liability of quasi corporations on evidences of indebtedness. 5:280, Gil. 221. Rights and liabilities on change from partnership to corporation. 99:22.

August and mannities on change from partnership to corporation. 99:2 Corporations within constitutional exemption from liability. 44:409.

Officers.

Officers of bank, see Banks.

Of insurance company, see Insurance, I.

Imputing officer's knowledge to corporation, see Notice.

Words following signature as descriptive of person, or indicating the character of his acts. 45:21.

-authority.

Of bank officer, see Banks.

Authority of corporate officers. 4:385, Gil. 291; 24:292; 82:283.

Powers of officers to bind corporation. 31:140.

Validity of contracts by corporate officers. 60:94.

Authority of officers of corporation to make contract. 66:349.

Authority of officer of corporation to borrow money. 62:374.

To issue or guaranty commercial paper. 82:283.

Authority of general manager of corporation. 51:90.

Powers of president or agent of corporation. 44:65.

Power of president to borrow money for corporation. 53:370.

Corporation as bound by acts of its president. 47:108.

Power of secretary of corporation to contract. 93:323.

Powers of directors of corporation. 24:350; 82:3.

Authority of directors to bind corporation. 48:544.

Directors as representing corporation. 24:350.

CORPORATIONS, IV.-Continued.

Rights of directors. 26:43.

Power of directors to provide for past services of officers. 31:140.

To secure past indebtedness to officer. 31:140.

Personal interest imparting notice of agent's want of authority. 44:65.

Evidence to show that it was intended to bind principal. 46:293.

-compensation.

Right of officers or directors of corporation to compensation. 22:25; 31:140; 46:500; 75:85; 86:438.

Compensation of director acting as secretary of corporation. 22:25.

-fiduciary relation.

Trust relation of corporate officers and directors. 75:85.

Transactions between corporation and directors. 87:52.

Validity of contracts between officer and corporation. 98:343.

Right of officers to deal with corporations. 82:283.

Power of corporation officer to act for himself in transactions with the corporation. 24:292.

notice to corporation. 24:292.

Right of corporate body to contract with officers thereof. 31:140.

Validity of note of corporation payable to its officer who issued it. 78:210.

Avoidance of fraudulent transaction with corporate officials. 95:127.

Corporate director as fiduciary. 35:146.

Validity of transaction between corporation and director. 35:146; 37:89.

Right of directors to contract with corporation. 80:492.

Voidability of contracts made by directors in own interest. 81:210.

Status of director contracting with corporation. 37:89.

Right of directors to deal with corporation. 22:25.

Right of directors to deal with themselves as individuals. 82:3.

Validity of director's purchase of corporate property. 79:488.

Employment of director of corporation as attorney. 22:25.

Disqualification of interested directors to act for corporation in their own favor. 31:140.

power to participate in fixing compensation for services. 31:140. Right to accept indemnity from corporation. 82:3.

- liabilities.

Relation between directors and creditors of corporation. 41:84.

Creditors' rights against corporate officers. 66:213.

Liabilities of corporate officer. 41:84.

Liability of officers and members of a corporation. 61:375.

Statutory liability of corporate officers. 31:140; 38:14; 44:37. 538.

Personal liability of corporate officers. 58:310.

Liability of officers and directors of corporation. 84:408.

Special and general liability of corporate officers. 61:375.

Liability of directors to corporation. 65:40.

Diligence required of directors of a corporation. 42:196.

Negligence of corporation director. 41:84.

CORPORATIONS, IV.-Continued.

Liability of directors of a corporation for breach of duty. 42:196. proper party to enforce same. 42:196. nature of liability. 42:196.

Necessity for obtaining judgment against corporation. 41:84.

Right of creditor to sue officers individually, 41:84.

Form of action against corporate directors for negligence. 42:196.

Liability of corporate officers for fraud or neglect. 87:396.

Liability of corporate officers for fraud, etc. 78:124.

For ultra vires acts. 84:408.

Liability of officers of corporation executing contract in representative character. 6:578, Gil. 412.

Personal liability of director or stockholder for fraud of corporation. 73:498.

Liability of corporate officers for mismanagement. 74:67.

Penal nature of liability for corporate debts. 61:375.

Statutory liability of corporate officers as penalty. 66:213.

Penal nature of personal-liability statute. 41:84.

Penal nature of action under statute against corporate directors. 48:349.

Meetings.

Place for principal office of corporation. 58:330.

Place for exercising corporate powers. 58:330.

Notice of directors' meetings. 26:43; 53:381.

attendance as waiver of. 53:381.

Presence of members as an aider of defect in notice. 36:176.

Notice at place of abode of corporate directors in lieu of personal service. 36:

Validity of statute authorizing cumulative voting of directors. 32:284.

Promoters.

Rights, duties and liabilities of promoters. 91:451.

Contracts with promoter. 37:89.

adoption of. 48:319; 97:261.

right of corporation to adopt. 97:460.

adoption of ultra vires contracts. 47:108.

corporation as substituted party in contract. 48:319.

Liability of incorporators or promoters. 34:355; 62:332, 837.

as partners. 34:355.

for secret profits. 73:498.

V. Capital; stock and stockholders.

Power of corporation to own stock, see supra, IV.

Conclusiveness against stockholder of judgment affecting corporation, see Judgment, II.

Stockholders as parties defendant, see Parties, II.

What constitutes capital stock. 75:85.

Distinction of corporation from sole or controlling stockholder thereof. 23:359.

Effect of death of all members of corporation, 26:43.

Effect of all corporate shares vesting in single individual. 26:43.

CORPORATIONS, IV.-Continued.

Acceptance of stock. 59:295.

Use of stock as collateral security by corporation. 26:43.

Situs of corporate stock. 90:74.

Stockholders as creditors of corporation. 72:266.

Rights of creditors receiving stock in lieu of claims. 72:266.

Stockholder as agent for third person in dealing with corporation. 75:298.

Issuance of new certificate for one lost. 43:434; 59:332.

necessity for indemnity. 43:434; 59:332.

Effect of withdrawal from corporation. 93:8.

Sale of stock below par. 70:321.

Necessity for capital stock being paid in. 93:8.

Who are stockholders.

Who liable as stockholder, see infra, Liability of stockholders.

Who are stockholders. 61:307; 65:324.

When one becomes stockholder. 23: 439; 24:327.

Necessity for certificate to constitute one a stockholder. 49:423; 56:48,

Payment of stock in property.

Payment of stock in property. 70:321.

What constitutes legal overvaluation of property given for stock. 65:28.

Control of corporation over members.

Control of corporation over its membership. 77:110.

Power of corporations as to membership. 25:387.

Power of corporation to exclude from membership. 47:154.

Expulsion of members of corporation. 86:448.

Notice as a prerequisite to the suspension of a member of a corporation. 45:256,

Nature and effect of stock certificate.

Corporate shares as personalty. 23:359; 26:43.

Certificate of stock as muniment of title. 71:367.

Certificate of stock as evidence of ownership. 99:22.

Issue and increase or decrease of stock.

Right of corporation to issue stock. 67:224.

Issue of stock in exchange for property. 31:140.

Validity of increased stock. 67:267; 72:266.

Right to compel issuance of stock. 91:451.

Remedy for refusal of corporation to issue stock. 64:500; 91:451.

Ratification of unauthorized issue of stock. 43:91.

Liability of corporation for wrongful issue of stock. 44:183.

Fraud in issuance of stock; bonus stock. 48:174; 70:321.

Watered stock. 65:28.

Increase of capital stock. 31:140.

by railway company. 100:445,

Validity of increase in stock without full payment. 59:221.

Right of corporation to increase or diminish capital stock. 59:221.

Cancelation or forfeiture of stock.

Right of corporation to cancel stock. 97:261.

Right to compel surrender of shares by stockholder. 47:154.

CORPORATIONS, V.-Continued.

Forfeiture of corporate stock. 49:544.

Right of action for invalid forfeiture of stock by corporation. 49:544. effect of return or tender of converted property to owner. 49:544.

Subscriptions.

Subscription to or sale of stock. 49:423; 71:367; 74:354.

Agreement to purchase holdings of subscriber to stock. 63:317.

Necessity for acceptance of subscription of stock. 65 432.

Liability of corporation for default in payment. 26:112.

Distinction between subscription to and purchase of stock. 23:439.

Original issue of stock as informal subscription. 23:439,

Relation existing between subscribers to stock of proposed corporation. 40:110. between subscribers and the proposed corporation. 40:110.

Waiver of right to avoid or rescind subscriptions to stock. 67:267.

-form, validity, and effect.

Forms of stock subscription. 26:112.

Validity of stock subscription. 13:417, Gil. 386; 56:48.

Validity of agreements with subscribers to stock. 63:317.

Binding effect of subscription. 40:110.

Form and validity of stock subscription. 23:439.

Conditions in stock subscription. 26:112.

Special terms. 26:112.

Validity and effect of subscription to stock of corporation to be formed. 26:112.

- consideration for.

Consideration for subscription. 23:439.

Sufficiency of. 20:535, Gil. 478; 45:164.

Implied promise to issue stock. 23:439.

- liability on and enforcement of.

Who is liable as subscriber to stock. 75:277.

Liability to pay for corporate stock. 42:327.

Liability on stock subscription. 39:417; 51:499; 56:48; 57:456; 61:35; 71:367.

Liability for unpaid subscription to stock. 50: 333.

Rights and liabilities of subscriber to corporate stock before payment. 23:439.

Liability of subscribers to stock for deficiency in payment. 67:267.

Right to collect corporate payment. 26:112.

Enforcement of subscription to corporate stock. 63:538.

Enforcement of subscription by unorganized corporation. 83:14.

Performance of condition. 45:164.

Time as essential in conditions precedent. 45:164.

Where there is a stipulation extending the time. 45:164.

Condition precedent to liability on stock subscription. 46:491.

Certificate as precedent to recovery for stock subscribed. 49:423.

Tender or delivery of shares as essential to liability. 23:439.

Tender of stock as condition to action on subscription. 24:327; 56:48; 57:456; 71:367.

Pleading tender of certificate in action on stock subscription. 46:463.

References are to Reports as Notes are in that order.

CORPORATIONS, V.-Continued.

- payment in what.

Payment of stock subscriptions in property. 71:367.

Payment for corporate stock in property, labor or services. 65:28.

- forfeiture of.

Forfeiture of corporate stock for nonpayment of assessments. 50:333.

Effect of threat or resolution to forfeit. 50:333.

- release from.

Power of secretary to release subscriber. 50:333.

Release of subscriber to stock by delay. 65:432.

- defenses of subscriber.

Defenses of subscriber. 26:112; 44:430.

Noncompliance with conditions precedent as defense. 71:367.

Fraud as defense. 59:221; 71:367.

Avoidance of subscription obtained by fraud. 46:260.

Secret agreement as defense. 75:277.

Ultra vires as defense. 71:367.

Subscriptions by corporations as defense. 71:367.

Transfers.

Effect of transfer on liability of stockholder, see infra, Liability of stockholder.

Transfer of stock. 26:43; 68:121.

Pledge of corporate stock. 96:145.

What constitutes pledge of stock. 26:43.

Rights of pledgor. 96:145.

Liability of pledgee of stock to transferee. 70:398.

Validity of purchase of pledged stock by pledgee. 49:544.

Restrictions on transfer of stock. 50:36.

Sale of corporation stock, with option to return same. 64:307.

Rights of transferee. 68:121.

Transferee of stock as stockholder. 61:307.

Guaranty of dividends by transferrer of stock. 77:329.

Liability of person presenting forged transfer of stock. 44:183.

-fraud in.

Deceit in sale of corporate stock. 46:463.

Liability for fraud in selling stock. 13:223, Gil. 210.

What constitutes fraud in sale of stock, 59:221.

Liability of corporation for fraud in sale of stock. 59:221.

Avoidance of sale of stock for misrepresentations. 63:317.

- on corporate books.

Entry of transfer in stock books. 91:264.

Effect of unrecorded transfer of stock. 79:1.

Effect of unregistered transfer of corporate stock. 50:36.

Sufficient transfer of stock. 61:307.

Sufficiency of request for transfer of stock. 66:487.

Transfer of stock on books without certificate or indemnity. 59:332.

Rights of stockholders and their assignees as to transfer on books. 44:183.

Refusal to transfer stock on books as conversion. 38:85.

CORPORATIONS, V.-Continued.

Transfer of the stock upon the books of the corporation as a condition precedent to the transfer of title. 26:43.

Title without transfer of stock of corporation upon its books. 38:85.

Lien of corporation.

Lien of corporation. 68:121; 71:38.

Corporate lien on stock for debt of stockholder. 35:511; 71:123.

Lien upon stock for liability of stockholder to bank. 38:85.

Notice of. 71:38. Foreclosure of. 71:38.

Waiver of. 71:123.

Rights of stockholders.

Rights of stockholders. 17:372, Gil. 348.

Right of stockholder to deal with corporation. 49:483.

Right of stockholders to act as appraisers in condemning property for corporation. 21:241.

Right of subscriber to set up unauthorized amendment of charter. 21:241.

Right of stockholder to accounting of corporate funds. 31:140.

Rights of dissenting stockholders to raise question. 17:372, Gil. 348.

Powers of majority stockholders. 44:538.

Control of court over management of corporations at instance of minority stockholders. 44:538.

Right of minority stockholders to redress from acts of majority. 31:31.

Minority stockholders as losing rights by laches. 75:85.

Effect of laches. 17:372, Gil. 348.

What constitutes laches of stockholder. 17:372, Gil. 348.

Rights of old stockholders in new issue. 31:140.

Stockholders as entitled to new stock at par. 47:154.

Remedies available to individual stockholders for improper alienation of property.
45:264.

Right to surplus on sale of forfeited shares. 61:35.

Remedy of stockholder creditor. 72:312.

-rights of pledgee or trustee.

Rights of pledgees of stock. 26:43.

Rights of trustees holding stock. 26:43.

- right to sue or defend.

Right of stockholder to sue or defend, actions by or against, corporation. 26:43, 359; 39:1; 46:260.

Defense by stockholder of action against corporation. 60:405.

Action by stockholder. 74:67.

Right of stockholder to sue in first instance. 49:483.

Necessity for demand on corporation to sue. 74:67.

Action by stockholder on cause of action of corporation. 44:430.

Suit by stockholder without director's consent. 44:538.

Suit by shareholders for wrongs affecting the corporation. 46:454.

Right of stockholders to act in forfeiture proceedings. 7:252, Gil. 192.

- dividends.

Divisions among stockholders. 48:172.

References are to Reports as Notes are in that order.

CORPORATIONS, V.—Continued.

Right to undivided profits. 31:140.

Validity of stock dividends. 31:140.

Division of profits as dividend. 55:349.

Validity of property dividend. 56:327.

What is property dividend. 56:327.

Compelling declaration of dividend by corporation. 94:30.

Liability of stockholders.

Limitation of actions against stockholders, see Limitation of Actions.

Allegations in action against stockholders, see Pleading, II.

Liability of stockholders. 34:355; 41:84; 42:327; 48:140, 158, 174; 49:423; 61:375, 510; 65:28; 66:487; 69:232; 70:321, 358, 398; 73:517; 87:68; 94: 1.

for corporation debts. 7:56, Gil. 40; 34:323; 36:38; 73:170; 77:329.

Stockholder's statutory liability. 25:543; 40:213, 343; 56:180; 57:552; 62:152. Statutory liability of stockholders of nonmanufacturing corporations. 60:82.

Exclusiveness of statutory remedy. 25:543.

Determination of stockholder's statutory liability. 73:454.

Limitation of stockholder's statutory liability. 59:73.

Constitutional liability of stockholders. 44:409; 48:172.

Constitutionality of law imposing liability. 66:487.

Who liable as stockholder. 63:405.

Who are subject to stockholders' statutory liability. 75:138.

Liability of individual stockholders for corporate default. 44:478.

Source of stockholder's liability. 30:173.

Power of legislature over stockholders' liability. 25:543.

Right of corporate creditors to hold stockholders personally liable. 49:99.

Liability of stockholders in a de facto corporation. 70:303; 75:196.

Liability of corporations as stockholders. 65:263.

Liability of one corporation as holder of stock in another. 95:206.

Liability of joint stockholders. 75:138.

Liability of stockholder of consolidated corporation. 73:517.

Liability of stockholders on reorganization. 91:494.

Liability on guaranty. 77:329.

Stockholder's liability for interest on creditor's claim. 72:266.

Costs of receivership as against stockholder of defendant corporation. 57:325.

Personal liability of director or stockholder for fraud of corporation. 73:498.

Stockholder's liability as not extinguished by his death. 61:361.

Judgment against corporation as evidence of its indebtedness. 16:368, Gil. 327.

Effect of amendment of articles of incorporation on liability of dissenting stockholder. 51:263.

Liability with respect to time of indebtedness, 7:56, Gil. 40.

Statutory prepayment as condition of stockholder's liability. 20:535, Gil. 478.

Right to share in corporate assets after enforcing stockholder's liability. 57:552; 58:434.

Recovery of corporate assets wrongfully distributed among stockholders. 48:172. Purchase of claims against insolvent corporation to be enforced against stockholder's liability. 74:405.

Release from liability. 48:140.

CORPORATIONS. V.-Continued.

Discharge of stockholders' liability by corporation's discharge in insolvency. 41:400.

Waiver of defense, 43:353.

- nature and extent of liability.

Nature and extent of liability of stockholder. 16:368, Gil. 327; 84:144.

Nature of liability. 25:543; 48:140; 58:16, 550; 73:454.

Nature of liability of individual stockholder. 44:409.

Extent of liability. 48:140; 58:167; 67:224.

Stockholder's liability as primary one. 7:56, Gil. 40.

Statutory liability of stockholders as a contractual obligation. 66:441.

As a several or joint liability. 66:487.

How liability measured. 73:454.

Meaning of "double liability" of stockholders. 25:543.

Liability of stockholders as partners. 46:171; 58:330.

When stockholders liable as partners. 35:458.

Liability of incorporator as partner. 48:174.

Partnership liability of member or stockholder of de facto corporation. 52:239.

-exemptions; manufacturing corporations.

Liability of stockholders; exemptions, 65:281.

Liability of stockholders of manufacturing corporation. 71:413; 81:294.

Liability of stockholders in corporation not formed exclusively for manufacturing purposes. 90:144.

Exemption of stockholders in manufacturing corporations from statutory liability. 66:413.

Exemption of stockholders of "manufacturing corporations" from enlarged liability. 40:213.

Exemption of stockholders in corporation exclusively for manufacturing. 46:54.

"Manufacturing" corporations, how tested with respect to stockholders' liability. 58:167.

What is manufacturing corporation with respect to stockholders' liability. 62:

What are "manufacturing corporations" or other exempt classes. 40:213, 343.

Engaging in exclusively manufacturing enterprise where articles provide for other enterprises. 44:409.

Exemption of stockholders from double liability. 65:263.

-effect of transfer.

Effect of transfer of stock on statutory liability. 96:488.

Liability of stockholder after transfer of stock. 92:423.

Statutory liability after transfer of stock. 62:152.

Transfer of stock as affecting the statutory liability of stockholders. 70:292.

Liability of stockholders after attempted transfer. 91:264.

Liability of transferror after transfer. 66:487.

Where transferred as collateral security. 66:487.

Effect of transfer on liability for unpaid subscription. 34:323.

Effect of stock transfer to discharge liability of stockholders. 56:180.

Liability of transferee of corporate stock. 61:307.

References are to Reports as Notes are in that order.

CORPORATIONS, V .- Continued.

Liability of pledgee as a stockholder. 96:145.

Liability of new stockholders to existing creditors of corporation. 58:167.

- for unpaid stock.

Liability on unpaid instalments. 36:369.

Liability for unpaid subscriptions. 10:323, Gil. 253; 97:190. remedy for. 48:158.

Unpaid subscription as assets for corporate creditors. 46:491.

For stock issued as paid up, without full payment, 42:327.

Liability of stockholder making payment in property at an overvaluation. 65:28. Effect of overvaluation of property transferred for stock in corporation. 58:247.

- calls and assessments.

Making of calls on subscription. 53:381,

Authority of court to make calls upon stock of insolvent corporations. 49:423. Corporate power to assess members. 24:327.

Items of assessment upon stockholders. 72:266.

Power of corporation to levy assessments. 74:254.

Enforcement of liability of stockholders by assessment. 74:325.

-enforcement generally.

Enforcement of stockholder's liability. 44:37; 48:140, 361; 62:501; 64:386; 65:249, 324; 66:413, 437, 441; 68:95; 73:454; 79:488; 83:71.

Enforcement of liability of stockholders for corporate debts. 44:409.

Action to enforce liability of stockholders. 30:173; 56:420; 64:326; 70:334.

Enforcement of debts owing to other members of corporation. 65:249.

Enforcement of claims against an insolvent corporation's stockholders. 71:497.

Applicability of statutory remedy to enforce stockholders' liability. 25:543.

Necessary parties in suit to enforce stockholders' liability. 25:543.

Action to enforce statutory liability after assignment in insolvency. 57:552; 58:434.

Right to enforce against nonresident stockholder. 66:487.

Judgment against part of stockholders as defense. 73:454.

Procedure in action by receiver. 70:349.

- mode and place of enforcing.

Mode of enforcing liability. 16:368, Gil. 327; 48:158.

Mode of enforcement of individual liability of stockholders. 34:323.

Right to maintain action against individual members of a corporation. 35:45& Exclusiveness of statutory remedy for enforcement of stockholder's liability. 61:373.

Nature of proceedings. 73:454.

Equitable nature of action. 25:543; 30:173; 66:487.

Form of action to enforce stockholder's liability extraterritorially. 42:327.

Single action for benefit of all creditors. 57:552.

Enforcement of stockholders' liability by single action. 65:90.

Attachment proceedings to enforce statutory liability. 73:454.

Enforcement by attachment against nonresident stockholders. 66:487.

Enforcement in sequestration proceedings. 47:464.

Remedy as to double liability. 48:158.

Remedy to enforce double liability of stockholders. 56:189.

CORPORATIONS, V.-Continued.

Forum for enforcement, 70:321,

Outside of jurisdiction. 66:441.

Enforcement in probate court of liability of individual stockholders. 44:478.

Power of probate court. 56:420.

-who may enforce.

Who may enforce statutory liability. 57:552; 66:378.

Who may enforce individual liability of stockholders for corporate debts. 61:359.

By officers of corporation. 79:488.

Stockholder as plaintiff. 70:334.

Enforcement by stockholder creditor. 66:487.

Enforcement by creditor. 70:358.

Right of creditor to maintain suit. 44:37.

By creditors after appointment of receiver. 48:361.

Enforcement by receiver. 25:543; 48:361; 70:349, 358; 73:454; 86:42.

Power of receiver to enforce. 41:84; 48:158.

Power of receiver to reach equitable assets. 70:349.

Right of receiver of corporation to maintain action for stock subscription. 47:464.

Authority of receiver of a corporation to enforce statutory liability of stockholders. 53:129.

Enforcement by receivers of stockholder's double liability. 65:90.

-conditions precedent to liability.

Condition precedent to stockholder's liability to corporate creditors. 48:174.

Subscriptions prerequisite of stockholder's liability suit. 43:353.

Necessity for previous judgment against corporation. 64:826.

Inability to secure personal judgment. 64:326.

Stockholders' meetings; voting.

Notice of stockholders' meetings. 31:140; 53:371; 60:405.

Necessity for notice of corporate or board meetings. 22:218.

Right of stockholders to organize rival meeting. 34:135.

What constitutes quorum of stockholders. 22:53; 53:371.

Power to adjourn corporate meeting. 22:218.

Validity of corporate meeting without state. 46:454.

Meaning of majority of stockholders. 32:284.

Number constituting valid majority of votes at stockholders' meeting. 34:135.

Power of majority of stockholders. 32:284.

Voting at stockholders' meeting. 49:483.

Conclusiveness of vote on stockholders not voting. 34:135.

-who entitled to vote.

Determination of right of stockholder to vote. 34:135.

Books of corporation as showing ownership of stock. 53:371.

Disqualification of stockholders on account of interest as individuals. 49:483.

Necessity of rejected stockholder having presented his right to vote. 34:135.

Right to vote by proxy. 34:135.

CORPORATIONS-Continued.

VI. Dissolution; forfeiture.

Of insurance company, see Insurance, I.

Dissolution of corporation. 41:552; 67:14; 99:475.

Voluntary dissolution by corporation. 44:538.

Forfeiture of corporate franchises. 35:222; 36:246; 68:500; 70:257.

of improvement company. 75:335.

Revocation of franchise or license. 81:140.

Corporation deemed dissolved. 21:339.

Ouster of association from exercise of corporate powers. 37:13.

Necessity for proof of incorporation, 37:13.

Application for dissolution of corporation by stockholder. 58:330.

Nature of forfeiture. 68:500.

Police control of corporations. 78:331.

Dissolution of railroad company at suit of private individual. 35:222.

Forfeiture of charter by making agreement to effect monopoly. 17:372, Gil, 348.

Who may raise question of ultra vires. 40:213.

Who may take advantage of forfeiture. 68:500.

Collateral attack on corporation. 40:213.

Right to take advantage of forfeiture collaterally. 21:339.

Collateral attack upon de facto corporation. 52:239.

Repeal of franchise. 33:375.

Discretion of court in declaring forfeiture. 36:246.

Waiver of forfeiture of franchise. 36:246.

Jurisdiction to redress abuse of corporate franchise. 40:213.

Survival of franchises reverting to state. 14:297, Gil. 224.

Rights on forfeiture of charter. 83:314.

Effect of dissolution of corporation. 60:284.

Powers of corporation after dissolution. 44:460.

Continuance of corporate existence after dissolution. 74:264.

Grounds for.

Grounds for forfeiture of corporate charter. 40:213; 58:330; 67:14.

Violation of corporate powers. 58:330.

Nonuser. 75:196.

Nonuser or misuser. 36:246.

Allowing sale on execution. 36:246.

Sale of entire line of road. 36:246.

Unauthorized attempt to sell franchise. 36:246.

Ultra vires acts. 40:213.

VII. Insolvency.

Of bank, see Banks.

Of insurance company, see Insurance, I.

Receiver for insolvent corporation, see Receivers.

Insolvent corporations. 66:378.

When corporation is insolvent. 80:492.

Application of insolvency law to corporations. 34:149: 41:404

References are to Reports as Notes are in that order.

CORPORATIONS, VII.—Continued.

Insolvency act as applying to private corporation. 41:400.

Corporations included within bankrupt law. 58:167.

Object of action to have corporation declared insolvent. 34:323.

Supervision of district court over stock of insolvent corporation. 53:423.

What is withdrawal of corporate assets. 24:292.

Acts constituting diversion of corporate property. 44:538.

Effect of assignment of claim against insolvent. 48:174.

Right of creditor to bring statutory receivership and sequestration proceedings against insolvent corporation. 55:139.

Bar of assignment for creditors on right to bring statutory receivership proceedings. 55:139.

Pendency of insolvency proceedings. 55:139.

Rights of creditors enforceable in insolvency proceedings against corporation. 55:139.

Filing of claims against insolvent corporation. 92:399.

after time limited. 75:286.

Corporate assets as trust fund. 48:174.

Capital stock of corporation as a trust fund for creditors. 36:369; 70:321.

Modes of winding up moneyed corporations. 65:139.

Petition by stockholder to wind up insolvent association. 73:203.

Assignment for creditors.

Assignment for creditors by corporation. 45:383.

Right of corporation to make assignment for creditors. 41:400.

Power of directors to make assignment. 41:400.

Preferences.

Preferences by insolvent corporations. 48:174; 64:175.

Rights of corporations as to preferences. 66:463.

Priority of claims against insolvent corporation. 70:393, 398.

Preferences obtained by action against corporation. 84:144.

Directors as preferred creditors of insolvent corporation. 80:492; 87:52.

Right of insolvent corporation to prefer directors. 79:488.

Rights of directors and officers of corporation to prefer themselves. 82:3.

VIII. Foreign corporations.

Jurisdiction over, see Courts.

Foreign insurance companies, see Insurance, I.

Running of limitation as to, see Limitation of Actions.

Jurisdiction of foreign corporation. 10:386, Gil. 308; 13:278, Gil. 256; 26:233; 59:332: 81:346.

by service upon its officer, temporarily within the state. 26:233.

to decree issuance or transfer of stock. 59:332.

Power to license foreign corporation. 21:421.

power to require license tax. 19:267, Gil. 226.

Power of foreign corporations to take and enforce securities. 29:322.

Right of foreign corporation to acquire and hold land. 29:322.

References are to Reports as Notes are in that order.

Index to Notes, Minn. Rep. 11.

CORPORATIONS, VIII.—Continued.

Status of consolidated foreign and domestic corporation. 36:85. Regulation of. 43:17.

Regulation of the admission of, to do business in state. 66:205.

Validity of statutes regulating foreign corporations. 85:121.

Power of state with regard to. 85:457.

Domestication of. 72:383.

Revocability of appointment of insurance agent to avoid service on foreign corporations. 87:260.

Doing business within state.

Foreign corporation "doing business in state." 85:121; 98:201; 93:356.

What constitutes "doing business." 100:112.

Taking orders through agents. 93:356.

Right of foreign corporation to do business within the state. 39:538.

Right of corporation to transact all its business in foreign state. 46:171.

Validity of state laws restricting right to do business. 84:497.

Effect on contracts of noncompliance with statute. 84:497.

Validity of contracts. 93:201.

Actions by or against.

Actions by foreign corporation. 36:108; 94:472.

Right to sue. 93:201.

Effect of failure of foreign corporation to comply with law on right to maintain an action. 85:121.

Noncompliance with statutes as defense to suit by foreign corporation. 66:305. Compliance pending action. 85:121.

necessity for pleading noncompliance. 66:205.

CORPSE.

Rights as to disposition of corpse. 47:307. of surviving spouse. 47:307. Right of action for disinterring remains. 47:307. Actionable injuries to dead body. 99:408.

CORRECTION.

Of assessment, see Taxes, IV. Of findings, see Trial, IV.

Of verdict, see Trial, V.

Necessity for, and sufficiency of, see Evidence, XII. Of witness, see Witnesses.

References are to Reports as Notes are in that order.

CORROBORATION.

COSTS AND FEES.

Appealability of order as to, see Appeal and Error, I.

On appeal from justice's judgment, see Justice of the Peace.

On foreclosure; affidavit of, see Mortgage, VI.

"Costs and disbursements." 23:71.

meaning of. 84:267.

Power of court to stay proceedings until costs in former proceedings are paid. 6:53, Gil. 14.

Prevailing party's right to his costs on previous trials. 6:503, Gil. 350.

Recovery of costs by separate defendants in tort actions. 14:286, Gil. 214.

Costs as creatures of statutes. 49:57.

Time for filing affidavit of costs. 65:133.

of foreclosure. 61:527; 63:517.

Remedy for failure to give security for costs. 43:295.

Levy of excessive fees. 9:212, Gil. 197.

Taxation of fees of witness. 81:224.

witnesses not called. 76:319.

Right to; liability for.

Right to. 20:370, Gil. 322.

Right to costs and disbursements. 23:71.

Right to recover expenses. 51:168.

Allowance of on trial. 36:122.

On dismissal. 20:170, Gil. 153.

In action on judgment. 41:552.

Liability of guardian for. 20:313, Gil. 271.

Liability of administrator for. 29:295.

Right of suing creditor to reimbursement out of common fund. 58:39.

Fees and costs of foreclosure of several mortgages in one proceeding. 65:315.

Liability for costs on appeal in eminent domain proceedings. 87:264.

On motion to strike out redundant matter. 31:54.

In garnishment proceedings to intervener. 28:63.

Recovery of expenses and costs of opposing condemnation proceedings upon dismississal. 21:533.

On offer of judgment. 38:26.

Amount claimed as affecting right to costs. 8:451, Gil. 401.

Where recovery in district court is less than \$100. 20:418, Gil. 370.

in criminal action. 34:1.

Taxation of costs against state. 95:272; 96:119.

Attorneys' fees.

Statutes authorizing. 63:384.

Validity of statutory provision for. 75:21.

Right to. 51:168.

on foreclosure. 76:194.

in partition proceedings. 84:346.

in action against railroad company to recover land. 42:179.

Allowance of. 66:135; 71:508.

For foreclosing chattel mortgage. 45:40.

COSTS AND FEES-Continued.

On foreclosure of mortgage on railroad. 58:65.

Attorney's and printer's fees on foreclosure of mortgage. 45:335.

Taxation of.

Taxation of costs. 29:425.

On motion. 24:450.

Appeal from taxation. 2:67, Gil. 55.

Review of taxation. 13:298, Gil. 275.

Right to correct improper taxation. 52:6.

Against real party in interest. 67:51.

In certiorari proceedings. 67:51.

COTENANCY.

Levy on property of cotenant, see Levy and Seizure.

Partition between cotenants, see Partition.

When tenancy in common in crops arises. 31:7.

Trees removed from land held in common, as rents or profits. 25:222.

Mortgage of undivided interest as cotenant. 52:222.

Redemption by cotenant. 36:42.

Lease by one cotenant to other. 82:347.

Rights and liabilities.

Rights and liabilities of cotenants. 25:222.

Right of cotenant to dispose of joint property. 25:189.

Right of cotenant to sell or destroy common property. 30:119.

Right of cotenant to mortgage his interest. 32:52; 95:417.

Rights of cotenant as to possession of real estate. 28:523.

Right of tenant in common of personalty to possession of whole. 21:303.

Possession of one cotenant as possession of all. 13:82, Gil. 77.

Inurement of title of one cotenant to others. 32:455.

Effect of acquisition of outstanding title by cotenant. 36:42.

tax title. 36:42.

Right to charge cotenant with improvements. 29:87.

Lien of cotenant for repairs. 47:166.

Liability of cotenant to account. 53:247.

Liability of cotenant for use and occupation and rents and profits. 30:119.

Action by one cotenant. 36:228.

Right to maintain action. 22:303.

Right of cotenants in common to maintain actions against the others. 29:252.

for share of rents and profits. 29:252.

Right of tenant in common to bring trover against cotenant. 96:123.

Rights of cotenants as against purchaser of share. 48:241.

COUNCIL.

Legislative functions of, see Municipal Corporations, II.

COUNSEL FEES.

Compensation of attorney generally, see attorneys.

COUNTERCLAIM.

See Set-Off and Counterclaim.

COUNTERFEIT MONEY.

Fraud in counterfeit money. 21:435.

COUNTIES.

- I. As political divisions; organizations; county seat.
- II. Rights and liabilities; officers.
 - I. As political divisions; organizations; county seat.

"Established" and "organized" counties. 23:40.

Status of unorganized counties. 33:25.

Counties as municipal corporations. 25:215; 27:224; 28:503.

County as included in the term "municipal corporations." 36:430.

Power of legislature over counties. 23:40; 66:519.

Validity of Columbia county organization. 89:123.

Collateral attack upon de facto organization. 66:519.

Establishment; change.

Control of legislature over organization of counties. 59:274.

Construction of county organization acts. 89:123.

Submitting propositions for creation of new counties. 66:519.

Submission to voters of propositions as to new counties. 67:352.

several propositions at same election. 67:352.

Establishment of unorganized counties. 25:215.

Validity of act changing lines of an organized county. 6:428, Gil. 291.

Authority to establish counties. 25:215.

Mode of voting for competing proposals for county division. 89:269.

Submission of competing propositions for establishment of county at same election. 89:123.

Disorganization of counties. 23:40.

County seat.

County seat legislation. 43:411.

Power of legislature to locate. 18:272, Gil. 247.

Necessity for notice of meeting of county commissioners, in changing. 42:284.

Right to withdraw name from county seat petitions or remonstrances. 59:351.

Remedies in case of defective petitions as to. 59:351.

Majority of voters at county seat elections. 16:249, Gil. 221; 22:53.

Presumable assent of absent voters to result of county seat elections. 10:107, Gil. 81.

Remedy to determine the right of a county seat controversy. 43:500.

COUNTIES, I.—Continued.

- removal of.

Removal of. 64:16.

By legislature. 16:249, Gil. 221.

Conclusiveness of determination of board of county commissioners on sufficiency of petition for relocation. 43:411.

Right to question the sufficiency of a petition for removal. 43:411.

Renewal of petition for. 67:360.

Jurisdictional nature of notice in proceedings for. 43:322.

Sufficiency of publication of notice of propositions for. 43:322.

Sufficiency of notice of meeting of county commissioners in proceedings for. 100:49.

Filing proof of service of notice of hearing in proceedings for. 90:406.

Conclusiveness of decisions of designated body as to. 59:351.

Procedure on petition for. 66:266.

Abandonment of proceeding for, by inaction. 92:429.

II. Rights and liabilities; officers.

Powers.

Powers of counties. 8:496, Gil. 441; 11:31, Gil. 12.

Care of public buildings and grounds. 30:96.

To purchase or hold real estate. 14:498, Gil. 373.

To acquire land. 8:496, Gil. 441; 25:305; 33:519.

To convey realty. 85:83.

To execute deed with covenants. 58:81.

To aid corporations. 18:482, Gil. 432.

Power to contract debt. 6:204, Gil. 130.

Ratification of employment of counsel for county. 83:293.

Liabilities; indebtedness; claims against.

Municipal warrants, see Municipal Corporations, II.

Liability of county. 67:412.

Liability for officer's fees not provided for by statute. 34:214.

Liability for performance of governmental duties. 30:96.

Liability for work done under void act. 18:60, Gil. 40.

Liability of county to clerk of county for indexing judgment records. 23:171.

Right of physician to recover from county for medical attendance upon poor person. 95:201.

Liability for negligence. 49:106.

Liability for negligence of public officers, agents, etc. 90:530.

Liability for negligence of one in charge of its lunatic asylum. 27:243.

Liability for nonrepair of roads and bridges. 30:186.

Liability for expenses of quarantine. 89:94, 402.

Liability for supplies to persons under quarantine. 32:532.

Liability to reimburse town for expense of quarantine. 89:91.

Disability of public to become bound in illegal way. 11:31, Gil. 12.

Mode of enforcing liability. 30:96.

Power to incur debts. 19:295, Gil. 252.

to incur debt or borrow money. 11:31, Gil. 12.

COUNTIES, II.—Continued.

Incurrence of indebtedness for county buildings. 89:492.

Authority of legislature to require counties to provide for payment of their moral and equitable obligations. 13:219, Gil. 205.

Limitation of county indebtedness. 93:290.

Charges against county. 41:283.

official expenses. 41:283.

Audit of claims by county board. 32:138.

Effect of disallowing claims. 32:138.

Remedy by action on claim. 8:441, Gil. 390.

Purchase of county orders, 86:432.

Defenses to county warrants in hands of assignees. 11:31, Gil. 12.

Liability of unorganized county for debts created by organized county, to which it is attached. 77:34.

Officers of county.

See also County Attorney; County Treasurer; District and Prosecuting Attorneys. Mandamus to officers, see Mandamus.

Appeal from board of county commissioners. 37:491; 46:162.

Necessity of filing proof of service of notice of hearing petition for action by county board. 90:406.

Status and powers of adjourned meeting of county board. 38:441.

-powers of county commissioners.

Powers of county commissioners. 6:204, Gil. 130.

To act through agents. 19:289, Gil. 246.

To appoint agents to carry out powers given them. 34:112.

To appoint health agencies to carry out powers given them. 34:112.

Extent of power to make contracts. 90:1.

Jurisdiction conferred upon county board by petition for official action. 89:351.

- compensation.

Compensation of county officers. 76:368.

For additional services. 38:448.

Fixing salary of. 34:554.

COUNTY DEPOSITARY.

See Depositaries.

COUNTY SEAT.

See Counties.

COUNTY TREASURER.

Liability of for public moneys. 51:79.

Liability for money received. 83:479.

Liability of county treasurer for the payment of forged orders. 51:79.

COUNTY TREASURER-Continued.

Liability of, for loss of public money. 28:45.

Action against county treasurer for conversion of public funds. 19:214, Gil. 176.

COUPONS.

Interest on, see Interest.
Limitation of actions on, see Limitation of Actions.
Status of. 48:560.
Negotiability of interest coupons. 25:314.
Right to sue on. 25:314.

COURTHOUSE.

Removal of county seat, see Counties.

Power to erect courthouses and jails. 28:515.

COURT ORDER,

See Courts.

COURTS.

- I. In general; jurisdiction and powers generally.
- II. State courts.
- III. Federal courts.
- IV. Conflict of authority.
 - V. Rules of decision.

Clerk of, see Clerks. Commissioner of, see Commissioners. Delegation of power to, see Constitutional Law, L. Contempt of, see Contempt. Courts-martial, see Courts-Martial. Judicial notice by, see Evidence, I. Presumption in favor of judicial acts, see Evidence, IL. Acts of, on holiday, see Holidays. As to judges, see Judges. Justice of the peace, see Justice of the Peace. Mandamus to, see Mandamus. Money in, see Money in Court. Rules of, see Rules of Court. Functions of, on trial, see Trial, IL. Findings by, see Trial, IV. Process of, see Writ and Process.

I. In general; jurisdiction and powers generally.

Judicial duties. 13:244, Gil. 228.

References are to Reports as Notes are in that order.

COURTS. I.-Continued.

What is a court of superior jurisdiction. 41:325.

What are courts of inferior jurisdiction. 22:393.

Necessity for independent judiciary. 23:347.

Decision of courts upon question not raised in real controversy. 10:78, Gil. 56.

De facto courts.

De facto courts. 31:472; 90:118.

Existence of. 12:490, Gil. 393.

Collateral attack on. 31:472.

on validity of. 31:189.

Jurisdiction and powers generally.

Jurisdiction on appeal, see Appeal and Error.

Presumption as to, see Evidence, II.

Source of judicial power. 10:78, Gil. 56.

Power to correct ambiguities in instruments. 3:209, Gil. 140.

Wrong venue as affecting jurisdiction. 3:277, Gil. 191.

Power of court under void writ. 16:490, Gil. 443.

Right of courts to refuse to construe laws upon request. 19:103, Gil. 74.

- by consent or waiver.

Jurisdiction by consent or waiver. 1:365, Gil. 268; 46:535.

action affecting land. 46:535.

Jurisdiction acquired by appearance or consent of parties. 28:400.

Litigation of unpleaded issues by consent. 89:412.

-as to constitutional amendments.

Power of courts to decide as to adoption of constitutional amendments. 72:200. Jurisdiction of courts to inquire of adoption of constitutional amendments. 22: 400.

Judicial inquiry into adoption and validity of constitutional amendments. 29:474. Judicial questions upon validity of constitutional amendment. 29:555.

-over nonresidents or foreign corporations; territorial limitations.

As to venue of action, see Venue.

Jurisdiction over nonresidents. 9:303, Gil. 287; 45:277.

Nature of jurisdiction in actions against nonresidents. 36:190.

Jurisdiction of probate court as to nonresident creditors of deceased. 21:174.

Jurisdiction of court or judge of adjoining district. 52:283.

Place of trial as affecting jurisdiction. 55:401.

Power of court of equity to restrain action in foreign state. 34:482; 64:339.

Enforcement of decree ordering conveyance of realty in foreign jurisdiction. 35: 231.

Jurisdiction of court to order sale of realty of nonresident ward upon application of foreign guardian. 11:384, Gil. 278.

Actions affecting property in another state. 65:48.

Possession necessary to give court jurisdiction of property. 58:279.

Jurisdiction over suits against foreign mutual insurance societies. 81:116.

Jurisdiction where act producing crime begins and ends in different places. 21:

Assault and resultant death in different jurisdictions. 21:369.

COURTS, I.-Continued.

Jurisdiction over boundary waters. 60:503.

Jurisdiction over rivers between states. 30:126.

over rivers within state. 30:126.

- relation to other departments of government generally.

Delegation of governmental powers, see Constitutional Law. I.

Separation of governmental powers, see Constitutional Law, L.

Right of court to determine title to office. 2:180, Gil. 148.

Power of court over board of public corporation. 26:313.

Review of actions of land department by the courts. 12:70, Gil. 36.

Jurisdiction of courts over adverse claims to public land. 5:223, Gil. 178; 72:2.

Municipal corporations as subject to control of courts. 74:180.

What forum must determine legality of municipal incorporation. 57:526.

Judicial review of acts of common council and assessment boards. 33:295.

Power of court over assessment. 95:70.

Jurisdiction of courts to inquire into the reasonableness of rates fixed by official body. 69:353.

- relation to executive department.

Judicial control of executive officers. 24:517.

Judicial control over action of executive officer of state. 40:174.

Jurisdiction of courts to control executive officers. 67:245.

Power of courts to control acts of executive officer. 20:363, Gil. 314.

Power of courts to control official acts of governor of state. 4:309, Gil. 228.

Immunity of state departments from judicial process. 28:50.

Power of the courts to interfere in the performance of the official duties of as executive. 28:50.

-relation to legislative department generally.

Power of court to review acts of legislature. 2:330, Gil. 281.

Judicial determination of constitutionality of statutes. 65:196.

Wisdom or policy of a statute. 56:100.

Right of court to determine title to legislative office. 2:180, Gil. 148.

Judicial review of rates fixed by railroad commission or legislature. 38:281.

- relation to legislative department in eminent domain.

Judicial power over eminent domain. 6:150, Gil. 50; 14:365, Gil. 282; 18:155, Gil. 139; 18:384, Gil. 345; 22:372; 38:157; 38:266; 43:527; 85:76; 87:325: 97:429.

Judicial questions in eminent domain cases. 56:321.

Right to a judicial determination of questions. 16:375, Gil. 333.

Judicial control over exercise of power of eminent domain. 23:167.

Exercise of power of eminent domain as judicial question. 84:308.

Judicial inquiry into propriety of exercise of eminent domain. 42:262.

Judicial control of abuse of power of eminent domain. 16:271, Gil. 244.

Judicial questions of necessity in exercise of power of eminent domain. 37:

Judicial determination of place and manner of one railroad crossing another.

Judicial power in allowing crossing of one railway by another. 39:162. Judicial questions as to necessity for crossing over another railroad. 35:461.

References are to Reports as Notes are in that order.

COURTS, I.-Continued.

Judicial proceedings in exercise of eminent domain. 18:384, Gil. 345.

Legislative power over eminent domain. 85:76; 87:325.

Eminent domain as a legislative power. 83:464.

Exercise of power of eminent domain by legislature. 18:155, Gil. 139; 18:384, Gil. 345.

Power of legislature to regulate exercise of right of eminent domain. 39:65.

Legislative functions in exercising power of eminent domain. 84:472.

Exercise of power of eminent domain as a legislative function. 16:271, Gil. 244.

Right of legislature to provide mode for ascertaining compensation in eminent domain. 42:262.

Legislative discretion in power of eminent domain. 16:375, Gil. 383.

Legislative discretion in eminent domain proceedings by state. 45:225.

Legislative power to decide necessity for condemnation. 23:167.

Necessity for improvement as legislative question. 42:262.

Determination of necessity of taking by eminent domain. 22:372.

Determination as to public use in eminent domain cases. 30:359.

Legislative and judicial functions in eminent domain. 21:241; 34:227; 39:65. public use. 34:227.

necessity for taking. 37:164: 39:65.

Public or private use and its necessity as judicial or legislative question. 46: 540.

Power to determine question of public necessity for improvement. 89:48.

Determination of necessity for exercise of power of eminent domain. 92:176.

Relation to tribunals of associations and corporations.

Conclusiveness of decisions of tribunals of associations or corporations. 42:503.

Legislative power as to.

Power of legislature to confer jurisdiction. 31:392.

Power of legislature to distribute judicial power. 35:172.

Power of legislature to create courts. 67:379.

Power of legislature over judgment of court. 61:539.

II. State courts.

Jurisdiction.

Jurisdiction of local courts. 60:498; 57:187; 60:481.

Jurisdiction of inferior court. 9:178, Gil. 164; 31:11.

Jurisdiction of county court. 23:551.

Jurisdiction of action for obstruction of stream. 9:178, Gil. 164.

Jurisdiction of action of unlawful detainer. 31:392.

Jurisdiction of courts to adjudicate title to realty. 85:437.

Jurisdiction of courts of the state in questions of title to state lands. 84:329.

Same court having both legal and equitable jurisdiction. 5:178, Gil. 139; 9:28, Gil. 16; 9:157, Gil. 144; 13:109, Gil. 99.

Distinction between jurisdictional facts and proof of them. 15:486, Gil. 400.

Adoption of procedure to render grant of jurisdiction effective. 99:397.

-of municipal courts.

Organization of municipal courts. 19:327, Gil. 282.

COURTS, II.-Continued.

Municipal court as a part of the state government. 67:379.

Summary powers of municipal courts. 34:1.

Jurisdiction of municipal courts. 9:166, Gil. 158.

Jurisdiction and powers of municipal courts. 19:327, Gil. 282.

Jurisdiction of municipal and justice's courts in Minneapolis. 35:172.

To try case by jury without authority. 19:327, Gil. 282.

Limited jurisdiction of municipal court. 35:461.

- of district courts.

Powers of district court. 22:178.

Extent of jurisdiction. 6:110, Gil. 53.

Jurisdiction to vacate townsites. 84:392.

Jurisdiction over actions for specific performance of oral agreements to convey. 75:350.

Exclusive jurisdiction over actions for specific performance. 89:507.

In tax matters. 22:178.

Jurisdiction of probate proceedings. 71: 250.

Jurisdiction over estate of decedent. 61:444.

Jurisdiction as to accounting by executors. 83:215.

Jurisdiction to compel accounting by executor. 77:218.

Exercise of probate jurisdiction by, on appeal. 31:271.

-of probate courts.

Powers of probate court. 93:489.

Jurisdiction of probate court. 11:384, Gil. 278; 23:51; 30:277; 34:330; 37:164, 225; 55:111; 69:136; 86:140.

Probate court's exclusive jurisdiction. 95:455.

Exclusiveness and scope of jurisdiction of probate court. 71:241.

Nature of probate courts. 22:393.

Probate courts as courts of record. 1:60, Gil. 44.

Probate courts as courts of record and of superior jurisdiction. 29:27.

As to property claims. 40:236.

To adjudicate property rights. 26:259.

In respect to lands. 37:160.

Execution of contract to convey land. 40:236.

In partition matters. 37:160.

Over claims arising on contract and on tort. 55:111.

Of estates of decedents. 68:388.

Jurisdiction of claims in favor of estate. 33:94; 83:215.

Over rights of heirs. 69:136.

In guardianships. 23:51; 24:143; 72:19.

In distributing and assigning shares in estate. 44:526.

Over accounting of representative and distribution of estate. 63:5.

In construction of wills. 84:353.

To make elections for persons under wills. 30:277.

Over action for wrongful death. 51:241.

Power of probate court over its decrees. 39:212.

Jurisdiction of probate court after decree or order. 33:94.

Continuance and cessation, 37:225.

References are to Reports as Notes are in that order.

COURTS, II.—Continued.

Cessation of. 37:160.

Continuing jurisdiction. 38:325.

Continuous and new jurisdiction of probate courts. 23:51.

Completion of jurisdiction. 61:91.

Exhaustion of jurisdiction of probate court by probate and grant of letters. 80: 202.

-criminal jurisdiction.

Jurisdiction of offenses against liquor statutes. 36:234.

Criminal jurisdiction of inferior courts. 42:147.

Jurisdiction of inferior court in prosecutions for illegal sale of intoxicants. 47: 270.

Jurisdiction of offenses under charter of St. Paul. 16:474, Gil. 426.

Power of district court to indict for misdemeanors. 26:148.

-original jurisdiction of appellate court.

Original jurisdiction of supreme court. 35:222.

Original jurisdiction conferrable on supreme court. 40:213.

Original writs from courts of last resort. 27:466.

Jurisdiction of supreme court in mandamus cases. 10:369, Gil. 295; 28:50, 362; 38:281; 40:156.

Power of supreme court to issue alternative writ of mandamus. 2:342, Gil. 294; 2:344, Gil. 297.

Original jurisdiction of the supreme court in cases of mandamus. 28:40.

Jurisdiction of court to issue mandamus and quo warranto. 34:526.

Original quo warranto in supreme court. 27:38; 33:536; 36:246; 82:68.

Proceedings in nature of quo warranto to enforce forfeiture of corporate rights. 35:222.

Jurisdiction of supreme and district courts in election matters. 99:313, 397.

-jurisdictional amount.

Jurisdictional amount. 23:520.

Meaning of terms "sum claimed" and "amount in controversy." 6:110, Gil. 53.

Amount of claim as affecting jurisdiction. 18:216, Gil. 196.

Amount in controversy to give jurisdiction to district court. 7:398, Gil. 316.

Controversies involving less than \$100. 6:110, Gil. 53.

Inclusion of accrued interest in reckoning amount. 18:216, Gil. 196.

Jurisdictional amount in controversy as affected by accrued interest. 30:436.

Interest as part of the amount in controversy in determining jurisdiction. 4: 528. Gil. 413.

Jurisdiction by waiver of part of amount claimed. 22:129.

Right to remit excess of claim over jurisdictional amount. 33:348.

Court and chamber orders.

Court and chamber orders. 11:271, Gil. 184.

What is a chamber order. 3:352, Gil. 249; 3:359, Gil. 252.

Order made in chambers as court order. 26:445.

Form of court or chamber motion. 15:486, Gil. 400.

Orders of the court or of the judge. 14:333, Gil. 256.

Effect, upon chamber order, of signature by the court instead of by the judge. 5:27, Gil. 14.

COURTS, II.-Continued.

Powers, conferred upon judge, exercised by the court. 24:232. Orders within jurisdiction of court and judge respectively. 11:271, Gil. 184. Terms.

Judicial orders setting terms of the district courts. 64:394. Standing order of court appointing special term. 27:236.

III. Federal courts.

Jurisdiction.

Jurisdiction in trust cases. 4:13, Gil. 1. Equitable jurisdiction of Federal courts. 33:509. Cours "of the United States" in territories. 1:192, Gil. 166. - of United States Supreme court.

Jurisdiction of United States Supreme Court. 1:365, Gil. 268.

IV. Conflict of authority.

Offenses against different sovereignties, see Criminal Law.

Transfer between state and Federal courts, see Removal of Causes.

Jurisdiction of state courts. 43:137.

Jurisdiction in respect to public lands. 5:223, Gil. 178.

Jurisdiction of state courts in controversies concerning public lands. 84:505; 92:341.

Power of Congress to give Federal courts exclusive jurisdiction. 5:223, Gil. 178. Right to maintain action in state court against officer of United States court. 7:104, Gil. 71.

Jurisdiction of state courts over officers of United States courts. 7:310, Gil. 238.

Liability of national bank to process from state court. 39:415.

Jurisdiction of state courts in suits for usury against national banks. 66:257. State jurisdiction under national bankruptcy act. 81:341.

Jurisdiction of state court in suits by assignee or trustee in bankruptcy. 25:500. Concurrent jurisdiction in maritime cases. 10:242, Gil. 190.

Jurisdiction to enforce liens for materials furnished under nonmaritime contracts. 43:192.

Jurisdiction of state over Indian tribes. 15:369, Gil. 302.

Jurisdiction over Indian reservations and Indians. 53:354.

Jurisdiction of state courts to set aside decision of U. S. land office. 32:509.

Right of member of foreign corporation to sue in state courts. 91:451.

Replevin by one court of property in custody of another. 7:310, Gil. 238.

Injunction against suit in foreign jurisdiction. 39:415.

Concurrent right of action in the district court against estates under control of probate court. 55:111.

V. Rules of decision.

Rules for decision of question presented for first time. 4:65, Gil. 34.

COURTS, V.-Continued.

- stare decisis.

Doctrine of stare decisis. 2:89, Gil. 72; 15:512, Gil. 423; 19:44, Gil. 24; 68:216; 11:78, Gil. 45, 464; 97:173.

Conclusiveness of former decisions. 52:59.

Rule of erroneous decisions. 52:59.

Overruling of judicial decisions. 83:199.

COURTS MARTIAL.

Control of civil courts over court martial. 74:518.

COVENANTS AND CONDITIONS.

Conditions to taking of appeal, see Appeal and Error, III.

in railroad ticket, see Carriers, II.

in contract, see Contracts, IV.

for rescission of contract, see Contracts, V.

parol evidence of, see Evidence, VI.

in insurance contract, see Insurance, III,

imposition of, on vacating judgment, see Judgment, VIII.

in lease, see Landlord and Tenant.

in contract of sale, see Sale, I.

Measure of damages for breach of covenant, see Damages, III.

Parol evidence of condition, see Evidence, VI.

Covenants in lease, see Landlord and Tenant.

Limitation of actions on covenants, see Limitation of Actions.

Covenant to pay taxes. 23:337.

Covenant to pay mortgage. 60:518.

Agreement to pay mortgage as creating covenant. 80:483.

Concurrent covenants. 63:21.

Restricting use of property.

Conditions and restrictions in deed. 49:301.

Against sale of liquor on land. 49:301.

Conditions subsequent.

Conditions subsequent. 34:330; 97:334.

What creates. 34:330; 99:352.

Words creating. 61:326.

Covenants raising. 84:323.

Grant upon, as valid until re-entry for breach. 45:104.

Establishment of depots by. 97:334.

- breach of.

Waiver of breach, 34:330.

When breach of, works forfeiture. 34:330.

Breach of condition subsequent as forfeiting estate. 44:312.

Forfeiture for breach of condition in land contract. 93:437.

Forfeiture of estate for nonuser according to grant. 49:148.

References are to Reports as Notes are in that order.

COVENANTS AND CONDITIONS-Continued.

Revesting of estate upon breach. 69:253.

Reversion of lands taken for public use. 100:214.

Construction and effect.

Dependent and independent covenants. 21:472.

Implication of covenant of seisin. 42:91.

Construction of covenants in conveyance with exceptions. 69:98.

Construction of covenants of deed of warranty. 10:141, Gil. 114.

Construction of covenant of further assurance. 10:141, Gil. 114.

Construction of covenant for quiet enjoyment. 40:94.

Construction of covenants for title. 48:408.

Meaning of covenant of good right to convey. 31:500.

Import of covenant of seisin. 36:12.

Covenants of seisin as personal. 48:462.

Extent of covenant of seisin. 39:49.

Covenant of seisin as covenant of title. 52:397.

Distinctions between covenants for title. 40:94.

What covered by covenant against encumbrances. 34:168.

Effect of covenant contemplating the satisfaction of existing encumbrances. 35:518.

Effect of warranty in mortgage back to grantor by warranty deed. 52:397.

Liability on covenants and conditions in deed. 74:286.

Defense against purchase money. 8:413, Gil. 367.

Effect of clerical omissions in covenant against encumbrances. 36:12.

Conveyance, with covenant, of land previously conveyed, as fraud. 3:35, Gil. 13.

Exceptions in covenant.

Exceptions in covenants for title. 41:417.

Effect of exceptions in covenant against encumbrances. 29:471.

Exceptions in conveyance as limiting covenants thereof. 46:74.

Effect on other covenants of exception against encumbrances in a conveyance. 48:408.

Covenants running with the land.

Covenants running with land. 30:179, 185; 47:571; 61:25; 65:457, 531; 67:25; 68:538; 77:421.

What covenants run with land. 32:313.

Covenant of seisin. 31:500; 40:94.

Covenants against encumbrances. 65:531.

As to use of water on land. 30:179.

Covenants concerning party walls. 54:492; 61:25; 67:25.

Whether covenant to pay for use of party wall runs with land. 75:157.

Burden of covenants running with land. 43:95.

Right of third party to make. 30:179.

What constitutes breach.

Breach of covenants in deed. 48:366; 54:251.

When covenants of deed broken, 65:115.

Occurrence of breach of covenant. 51:375.

What constitutes breach of covenant of warranty. 25:525.

by encumbrances. 47:500.

References are to Reports as Notes are in that order.

COVENANTS AND CONDITIONS-Continued.

What constitutes breach of covenant of quiet enjoyment. 25:540; 40:94. What constitutes breach of covenant against encumbrances. 34:168; 66:400. When covenant of seisin in deed is broken. 25:496; 40:94; 48:462.

Breach of covenants for title. 31:368.

Encumbrances constituting breach of covenant for title. 31:368. outstanding lease as an encumbrance. 31:368.

Constructive eviction by surrender to paramount claimant. 40:94. risk assumed by surrender without suit or notice to grantor. 40:94. right of covenantee to purchase outstanding title. 40:94. adverse judgment in real action. 51:571.

Effect of breach.

Failure of title or breach of covenants as defense or counterclaim to action for price. 7:356, Gil. 282.

Remedy for breach.

Remedy of grantor for breach of condition. 44:325. Right of action for breach of warranty before payment of price. 29:341. Right of action for breach of covenants of seisin. 52:397.

Waiver of breach.

Waiver of breach of covenant. 36:80.

Who may enforce.

Who may maintain action for breach of covenant. 25:496. Who may maintain action on covenants against encumbrances. 34:382. Personal right of action for breach of covenant for land title. 65:115. Rights of third person to enforce covenant. 45:150.

Who liable or bound.

Covenants relating to land, enforceable against grantees with notice. 41:461. Grantee as bound by covenants in deed. 51:428.

COVERTURE.

Effect of, on running of limitations, see Limitation of Actions.

CREDIBILITY.

Of witness, see Witnesses.

CREDIT.

Fraud in obtaining, see Fraud and Deceit. Situs of, for purpose of garnishment, see Garnishment. Authority of agent to make sale on, see Principal and Agent, IL.

CREDIT INSURANCE.

See Insurance, VIII.

References are to Reports as Notes are in that order. Index to Notes, Minn. Rep. 12.

CREDITOR.

See Debtor and Creditor.

CREDITOR'S BILL.

As to supplementary proceedings, see Execution.

Sufficiency of, see Pleading, II.

Right to creditor's bill. 35:301; 64:326.

Remedy of judgment creditors. 25:155.

Creditor's remedy in equity. 61:359.

Right of creditor to sue in equity to reach assets. 4:13, Gil. 1; 48:372.

of insolvent nonresident debtor. 48:372.

Accrual of right to maintain action in nature of creditor's bill. 29:139.

Action to cancel fraudulent conveyance. 89:184.

Materiality of debtor's insolvency in action attacking fraudulent conveyance.
29:139.

Sufficiency of creditor's bill. 47:464.

Management of suit. 70:334.

Priority as to proceeds of creditors' bills. 25:155.

Reimbursement of creditor prosecuting claims against stockholders for benefit of all the creditors. 74:405.

Prerequisites.

Prerequisites to creditor's suit. 12:145, Gil. 83.

Conditions precedent to right to maintain creditor's suit. 22:84.

Conditions precedent to equitable remedies of creditors. 99:301.

Exhaustion of legal remedy as. 29:139; 35:301.

Return of execution unsatisfied as evidence of debtor's insolvency. 35:301.

What property may be reached.

What property may be reached by creditors' bill. 12:145, Gil. 83; 77:116.

Creditor's bill to reach property in custody of law. 22:452.

Power of court to subject claims against public or municipal corporation to debts of owner. 22:452.

CRIME.

See Criminal Law.

CRIMINAL CONVERSATION.

See Husband and Wife.

CRIMINAL INTENT.

As element of crime, see Criminal Law. Presumption as to, see Evidence, II.

References are to Reports as Notes are in that order.

CRIMINAL LAW.

- I. In general,
- II. Criminal liability.
- III. Procedure.
- IV. Offenses against different sovereignities.
- V. Sentence and imprisonment.
- VI. Record.

I. In general.

Various particular crimes, see Abduction; Abortion; Adultery; Banks; Bigamy; Bribery; Embezzlement; Extortion; Forgery; Gaming; Homicide; Incest; Intoxicating Liquors; Larceny; Perjury; Rape; Seduction: Swindling.

Accomplice, see Accomplices.

Arrest, see Arrest.

Conspiracy to commit crime, see Conspiracy.

Ex post facto laws, see Constitutional Law, I.

Extradition, see Extradition.

Civil liability for false arrest and imprisonment, see False Imprisonment.

Habeas corpus, see Habeas Corpus.

Injunction against criminal acts, see Injunction.

Civil liability for bringing prosecution, see Malicious Prosecution.

Common law offenses under penal codes. 5:19, Gil. 6.

"Offenses" and "crimes." 42:147.

When act is indictable. 10:407, Gil. 325.

Acts which legislature may declare criminal. 44:271.

Several offenses from one transaction. 17:72, Gil. 50.

Single and compound crimes. 86:422.

forging and uttering. 86:422.

Benefit of clergy. 3:246, Gil. 169.

II. Criminal liability.

Justification for criminal act. 25:161.

Honest belief of defendant as affecting crime. 21:22.

Revocation of liquor license as bar to criminal proceedings. 58:193.

Right to condone crime. 43:273.

Capacity to commit crime.

Mental responsibility for murder. 41:365.

Insanity as excuse or defense for crime. 10:223, Gil. 178; 13:341, Gil. 315.

Delusions and impulses. 13:341, Gil. 315.

Proof of insanity or the like as defense to crime. 13:341, Gil. 315.

Intoxication as excuse or mitigation of crime. 11:154, Gil. 95; 13:341, Gil. 315; 21:22; 29:221; 93:38.

as defense to murder charge. 93:176.

Possibility of drunken person to commit crime. 11:154, Gil. 95.

Criminal liability of children. 53:541.

Intent.

Intent to commit crime. 10:407, Gil. 325.

CRIMINAL LAW, II.-Continued.

Intent as element of crime. 21:22.

Intent and good faith in doing penalized act. 58:193.

Crimes without criminal intent. 94:225.

Implied criminal intent. 62:7.

Statutory offenses not partaking of intent or knowledge. 23:549.

Parties to offenses.

-14. 1. 1. 1.

Definition of accessory. 17:241, Gil. 218.

Criminal liability of principal for acts of agent. 55:169.

Liability of conspirator for results of conspiracy. 40:77.

III. Procedure.

Right to appeal in criminal case, see Appeal and Error, I.

Jurisdiction of state courts, see Courts.

Presumption and burden of proof in criminal cases, see Evidence, IL.

Evidence of confessions, see Evidence, VIII.

Proof of acts or declarations of accomplice, see Evidence, X.

Evidence in criminal cases, see Evidence, XI.

Evidence of other crimes, see Evidence, XI.

Sufficiency of proof of crime, see Evidence, XII.

Evidence admissible under allegations of indictment, see Evidence, XIII.

Variance between indictment and proof, see Evidence, XIII.

Grand jury, see Grand Jury.

Requisites and sufficiency of indictment, information and complaint, see Indictment. etc.

Quashing of indictment, see Indictment, etc.

Instructions in criminal cases, see Trial, III.

Venue of criminal cases, see Venue.

Matters as to witnesses, see Witnesses.

"Examination" and "trial." 37:407.

Necessity for objecting to form of indictment before pleading. 10:223, Gil. 178.

How defective information cured. 21:22.

Materiality of irregularity in title of case. 34:254.

Traverse of allegation that better description of property was unknown. 16:109, Gil. 99.

Indictment on evidence evoked in another presentment. 17:241, Gil. 218.

Complaint for warrant in criminal prosecution. 33:480.

Effect of pendency of other indictment. 13:341, Gil. 315.

When defective plea waived. 21:22.

Waiver of right to change of venue by entrance of plea. 29:46.

of invalidity of arrest or prosecution. 51:534.

of irregularity in obtaining jurisdiction. 51:534.

Rights on overruling of demurrer to indictment. 42:202.

Setting aside dismissal of an indictment. 66:294.

Effect of substitution of juror in criminal trial. 91:419.

Separation of jury in capital case. 96:351.

References are to Reports as Notes are in that order.

CRIMINAL LAW. III.-Continued.

Protection and rights of accused.

Cross-examination of accused, see Witnesses.

Right of accused to be present at trial. 21:47.

Rights of accused on new trial. 41:50.

Waiver of constitutional guaranties in criminal cases. 39:69.

Right of separate trials under joint indictment. 43:325.

Exclusion of public from criminal trial. 100:63.

- right to speedy trial.

Right of accused to speedy trial. 66:294.

Delay of prosecution as ground for discharge. 32:144.

Discharge for delay of prosecution. 71:28.

- protection against self-crimination.

Guaranty that no person shall be a witness against himself. 16:296, Gil. 260.

Privilege of witness as to criminating questions. 13:249, Gil. 232.

Privilege to refuse self-criminating testimony. 43:253, 273.

Waiver of privilege against incriminating questions. 29:357.

Preliminary examination.

Preliminary examination of complainant for issuance of warrant. 33:480.

Former jeopardy.

Plea of former jeopardy. 86:422.

Bar of former conviction. 47:425.

Former acquittal or conviction as bar. 26:381.

Former acquittal as bar to subsequent prosecution. 91:406.

Mistrial as former jeopardy. 60:90.

Of simple larceny as bar to other property crimes. 26:381.

Discharge on habeas corpus as bar to future prosecution. 37:405.

Invalid former judgment as jeopardy for same offense. 45:145.

Conviction of one as acquittal of other crimes charged. 16:75, Gil. 64.

different degrees of homicide. 16:75, Gil. 64.

State as bar to municipal prosecution and vice versa. 29:445.

Conviction under city ordinance as bar to prosecution by state and vice versa. 23:1; 26:507.

prosecution for keeping disorderly house. 26:507.

IV. Offenses against different sovereignties.

Concurrent powers of city and state as to intoxicating liquors, see Intoxicating Liquors.

Municipal control of state offenses. 36:62.

Municipal power over prosecution for violation of ordinances. 26:507.

Concurrent powers of state and its municipalities. 29:445.

Jurisdiction of offense violating municipal and state laws. 17:72, Gil. 50.

Right of prosecution under state law and under ordinance for same act. 21:202.

Validity of municipal act making punishable, acts made penal by state laws.

Prosecutions under general laws for sales of intoxicating liquors in cities or towns. 27:318.

CRIMINAL LAW, IV.-Continued.

Prosecution for selling intoxicating liquor without a license, under general state law. 31:316.

V. Sentence and imprisonment,

Validity of statute permitting jury to fix penalty. 22:514.

Validity of sentence. 39:172: 42:147.

What consequences of conviction are included in word "punishment." 40:63.

Penalty for violation of ordinance. 83:460.

Right to compel prisoners to labor. 24:273.

Sentence of fine and imprisonment. 26:494.

Enforcement of fine by imprisonment. 38:143.

Excessive sentence. 68:465.

Excessive fines. 26:494: 73:150.

Excessiveness of fines and penalties imposed for violation of statute. 58:393.

Graduated fines for violation of game law. 58:393.

Costs in justice court as no part of fine. 27:29.

Successive sentences. 26:498.

Limitation of cumulative fines. 34:1.

Increased punishment for second offense. 28:424.

Pronouncing lawful sentence on appeal after vacation of unlawful one. 26:494.

When commitment by justice may issue. 31:44.

Sufficiency of warrant of commitment. 34:339; 98:19.

Right to impeach commitment. 42:147.

Execution of death sentence. 38:368.

Right to a stay in capital case. 62:114.

Cruel or unusual punishments. 58:35.

Conditional pardon.

Conditional pardon. 53:135.

Necessity for judicial determination of facts, upon recommitment for condition broken. 53:135.

VI. Record.

Requirements of record of conviction. 83:460.

Sufficiency of record of conviction. 19:327, Gil. 282.

CRIMINATION OF SELF.

See Criminal Law, III.

CROPPERS.

Cropper's contract in effect a chattel mortgage. 51:321. Rights of parties to contract for cultivation of farm on shares. 75:106. Interest of parties to contract for farming on shares. 79:153. Interest of cropper in crop before severance. 69:82.

References are to Reports as Notes are in that order.

CROPS.

Measure of damages for destruction of, see Damages, III. Lien on, see Liens. Right to crops. 29:411. Products belonging to land. 49:412. Title to crop farmed on shares, 69:82. Growing crops as chattels. 30:343; 32:537. Growing crops as realty. 89:380. Products of soil as part of realty. 90:299. Whether growing crops are realty or personalty. 47:525. Growing crops as passing with the land. 71:133; 90:416. Title to growing crops under deed. 86:130. Right to sell or mortgage growing crops, 32:537. Right in crops on land fraudulently conveyed. 36:223. Title to crops pending ejectment or involuntary dispossession. 41:542. Right to severed products under parol sale. 90:299. Title to land and crops in different persons. 28:469. Ownership of crop sown by one wrongfully in possession of land. 78:58.

CROSS BILL.

See Pleading, IV.

CROSS-EXAMINATION.

Of witness, see Witnesses.

CROSSING.

Railroad crossings, generally, see Railroads, II. Injury at, see Railroads, II. Contributory negligence at, see Railroads, II.

CRUEL AND UNUSUAL PUNISHMENT.

See Criminal Law.

CRUELTY.

As ground for separation, see Divorce and Separation.

CURRENCY.

Meaning of "currency." 8:324, Gil. 284.

References are to Reports as Notes are in that order.

CUSTODY.

Of children, see Infants.

CUSTODY OF LAW.

Of money in court, see Money in Court. Replevin to obtain, see Replevin. When goods are in custodia legis. 88:56.

CUSTOM AND USAGE.

Evidence of, see Evidence, XI.

Custom and usage. 33:495.

Validity of customs. 18:448, Gil. 404; 20:21, Gil. 12; 30:509.

Effect of usage. 5:523, Gil. 417.

How far usage binding. 23:198.

What constitutes binding custom or usage. 30:319.

Binding effect of custom and usage. 57:275.

Binding force of local customs or usages. 73:434.

General usage. 26:43.

Generality of usage or custom. 30:343.

Usage as to term of traveling salesmen. 15:315, Gil. 245.

Custom or usage against law. 8:395, Gil. 352.

Custom against law or contract. 74:240.

Custom as part of contract. 41:105.

Right to make new contract by usage. 37:94.

D

DAMAGES.

- I. Nominal damages.
- II. Exemplary or punitive.
- III. Measure of compensation,
 - a. In general.
 - b. On contracts.
 - c. Telegrams.
 - d. Against carriers.
 - e. Torts and negligence generally; fraud.
 - f. Personal injuries; death.
 - g. Injury to, and taking or detention of, personalty.
 - h. Injury to real property; nuisance.
 - i. Condemnation or depreciation in value by eminent domain.
 - j. Mental anguish and fright.
 - · k. Loss of profits.
 - l. Time for which recoverable; prospective.
 - m. Mitigation; reduction.
 - n. Aggravation.
- IV. Double or treble damages.
- V. Assessment.

DAMAGES-Continued.

Presumption and burden of proof as to, see Evidence, II.

Opinion evidence as to, see Evidence, VII.

Evidence of, see Evidence, XI.

Interest as, see Interest.

Interest on amount recovered as, see Interest.

New trial for excessiveness or inadequacy of, see New Trial.

Allegations as to, see Pleading, II.

Question for jury as to, see Trial, II.

I. Nominal damages.

New trial for failure to allow, see New Trial.

Nominal damages. 54:118.

When nominal damages only are recoverable. 47:504.

Right to nominal damages for assault. 59:92.

De minimis non curat lex. 51:57.

II. Exemplary or punitive.

Exemplary damages. 13:272, Gil. 252; 72:41. Exemplary or punitive damages. 22:90; 35:465. Occasion for. 28:232. Allowance of. 19:79, Gil. 54: 45:53. Recovery of. 99:158. When allowed. 7:184, Gil. 128; 16:320, Gil. 283; 32:101. Right to. 13:501, Gil. 462; 15:49, Gil. 29; 44:121; 50:144; 86:74, Discretion of jury as to. 100:5. Liability of corporation to. 23:178; 75:368. In actions on contract. 57:314. For breach of contract. 58:242. For wrongful act. 47:295. In tort actions. 27:308. When tort is also punishable criminally. In negligence action. 96:513. In personal injury action. 82:477; 83:141. For permanent injuries. 12:451, Gil. 347. For false imprisonment. 33:108. For wrongful attachment. 37:296. For wilful levy on exempt property. 80:340. When wilful wrongful levy is ground for punitive damages. 47:295. In trespass quare clausum fregit. 43:123. For assault. 7:184, Gil. 128; 59:92. For assault and battery. 83:141. For breach of promise. 33:231; 57:314; 72:236; 84:512.

References are to Reports as Notes are in that order.

For seduction of or injury to child. 13:272, Gil. 252.

DAMAGES-Continued.

III. Measure of compensation.

a. In general,

Measure of damages. 9:260, Gil. 244; 13:249, Gil. 232; 21:225; 25:135, 196; 23:285; 41:131; 44:454; 61:353; 73:39. General damages. 9:260, Gil. 244; 13:100, Gil. 99. Remote and speculative damage. 10:136, Gil. 108; 96:1. Liability for proximate damages. 32:331. Compensatory damages. 52:512. Liability for consequential injuries. 72:523. Excessive damages. 47:161; 59:45; 70:79; 72:41. Excessiveness of damages. 41:200: 95:230. What constitutes excessive verdict. 50:485; 51:193, Expense incurred as element of damages. 36:290. Expenses of suit as damages. 21:146. When damages recoverable. 32:269. When damage conclusively established. 47:307. Measure of recovery where damage is continuing. 21:358. Measure of damages in actions for collection of taxes. 11:321, Gil. 225. Damages from failure to remove clouds from title. 17:457, Gil. 434. Measure of damages for infringement of patent. 35:146. Measure of recovery on confusion of goods. 36:156. Damages for wrongful compromise of judgment. 94:418.

Discomfort and privation as damages. 58:242.

For breach of professional duty. 22:118.

Measure of damages in suit for chose in action or security for money. 29:68.

b. On contracts.

Loss of profits from breach, see infra, III. k.

Measure of damages for breach of contract. 6:319, Gil. 224; 8:346, Gil. 305; 14:174, Gil. 134; 15:489, Gil. 403; 19:315, Gil. 270; 21:155, 225; 28:158, 476; 33:45; 34:71; 40:419; 42:420; 44:105; 45:477; 50:280; 55:53; 57:534; 58:242; 59:240, 452; 61:94; 68:430; 72:159, 316; 74:224; 82:30; 87:56.

Remote damages. 33:10.

Amount recoverable on substantial performance of contract. 42:414. Part performance as affecting damages. 60:498.

Measure of damages in ejectment against railroad. 46:321,

Where defendant prevents performance of the contract. 28:158.

Amount of recovery under contract within statute of frauds. 81:316.

Compensatory damages in action for rescission or specific performance. 51:300.

Damages recoverable for breach of money contract. 2:350, Gil. 302.

Measure of damages on breach of contract sounding in money. 21:374.

Measure of damages on breach of contract to form or join in corporation.

Measure of damages for breach of contract to redeem stock. 62:90. Amount of recovery against title insurer. 64:149.

DAMAGES, III, b-Continued.

Measure of damages for wrongful cancelation of insurance policy. 81:116.

Damages for failure to deliver promissory notes. 86:172.

General damages for refusal to pay check. 64:40.

Measure of damages for breach of contract to collect note. 87:81.

Of employment.

Damages recoverable on breach of contract of employment. 37:315; 46:113; 53:453; 60:156.

Measure of damages for breach of contract to work. 60:231.

Measure of damages for failure of contractor to complete contract. 26:276.

Damages for breach of contract to thresh grain. 32:256.

Discomfort and privation as damages for false promise of employment. 58:242. Unenforceable oral contract as measuring value of services already rendered.

42:6.

Measure of damages where servant wrongfully discharged. 9:50, Gil. 39; 22:233. Value of agreed price of services after discharge of attorneys. 41:242. Employment for uncertain period. 37:315.

As to real property generally.

Measure of damages for breach of agreement as to land. 32:107.

Measure of damages on breach of contract to convey land. 39:326; 63:454.

Measure of damages for failure to convey land. 95:195.

Measure of damages on vendor's failure to convey. 53:301.

rental value as offset. 53:301.

Damages recoverable on refusal to convey land. 31:48; 41:381.

Measure of damages for inability to deliver possession of land. 31:368.

Measure of damages upon rescission of contract of exchange. 41:279.

Contract to lease, 59:452.

Measure of damages for breach of lease. 74:98.

Loss of rentals through idleness. 6:319, Gil. 224.

As to covenants relating to land.

Measure of damages on failure of title. 40:501.

Measure of damages for breach of covenant. 15:205, Gil. 160; 44:423; 45:248; 51:375; 52:397; 63:156.

covenants of lease. 57:278.

Measure of damages for breach of covenant against encumbrances. 34:168, 382. Measure of damages for breach of covenant of warranty. 25:525, 540; 38:24. Measure of damages for breach of covenant of seisin. 10:233, Gil. 185; 25:496; 38:237.

where possession is undisturbed. 38:237.

Damages for breach of covenant as counterclaim. 18:26, Gil. 10.

Sales of personalty generally.

Consequential damages. 21:225.

Damages for breach of contract of sale. 2:229, Gil. 191.

Measure of damages for vendor's breach of contract. 53:91.

For failure to deliver goods at agreed time. 8:346, Gil. 305.

Damage for breach of contract by purchaser. 36:520.

Measure of damages for failure to accept goods. 63:478; 98:442.

Measure of damages for breach of contract to sell and deliver goods. 55:530.

DAMAGES, III, b-Continued.

Warranties on sale of personalty.

Damages for breach of warranty. 28:476; 29:341, 373; 32:256; 33:10. 49%; 37:41; 46:306; 50:261; 60:199; 63:94; 63:454; 66:384; 71:484; 83:164; 86:94.

Natural or contemplated damages as result of breach of warranty. 28:476. Special damages for breach of warranty. 31:165.

Damages for breach of warranty of goods not yet paid for. 28:476.

Damages recoverable for breach of warranty in the sale of machines. 37:331; 39:429.

Value of machine as offset to damages for breach of warranty. 33:56.

Measure of damages for breach of warranty of title. 47:500; 74:90.

Damages to person or other property. 46:306.

Loss of crop as special damage from breach of warranty of harvester. 28:476.

Ramages for breach of warranty in selling animals with contagious disease. 16:418. Gil. 375.

Bamages recoverable in case of fraudulent warranties. 16:418, Gil. 375.

On bond.

Extent of sureties' liabilities. 30:321.

Measure of damages for breach of bond. 61:494.

Measure of liability on statutory bond. 60:204.

Measure of recovery on replevin bond. 20:196, Gil. 175.

Amount of recovery on attachment bond. 29:376.

Measure of damages in action on an injunction bond. 43:507.

Counsel fees and expenses as damages on attachment or injunction bonds. 37:544.

Counsel fees as damages in action on an injunction bond. 87:285.

Liquidated damages.

Liquidated damages and penalties. 41:522; 55:422; 63:358.

Stipulated sum as penalty or liquidated damages. 19:407, Gil. 350; 28:439; 39:32; 83:523.

Disproportion of stipulated to actual damages. 83:523.

What constitutes stipulated damages. 89:17.

Contract for stipulated damages. 89:12.

Agreements constituting penalties. 2:350, Gil. 302.

Stipulated sum as penalty. 70:257; 73:254.

Agreements purporting to liquidate damages. 2:350, Gil. 302.

Right to liquidate damages by contract. 3:339, Gil. 238.

Propriety of stipulated damages. 2:350, Gil. 302.

Validity of contracts for liquidated damages. 39:32.

Where contrary to legal rule of damages. 55:422.

Construction of stipulation establishing measure of damages. 55:422.

Stipulated measure of damage on breach of contract. 4:168, Gil. 113.

Payment of liquidated damages as discharge. 28:439.

Penalty of bond of liquor licensee as liquidated damages. 83:124.

Agreement for increased interest after default. 2:350, Gil. 302.

Provision for additional interest after maturity as penalty. 33:144.

References are to Reports as Notes are in that order.

DAMAGES, III.-Continued.

c. Telegrams.

Mental anguish, see infra, III. j.

Damages for negligence in transmission and delivery of telegraph message. 21:155.

Excessive damages. 75:338.

d. Against carriers.

Damages for failure to carry passenger under contract, 48:78. Excessive damages. 64:7.

For ejection from train.

Measure of damages for expulsion from train. 8:154, Gil. 125; 50:144; 85:329. For wrongful expulsion. 44:454; 45:53; 47:36; 50:485.

Damages for wrongful ejection of passenger refusing demanded fare of ticket.
68:445.

Excessive damages for expulsion from train. 47:36; 50:485; 70:79; 75:109. Excessiveness of verdict for wrongful ejection from train. 85:329.

As to freight.

Limitation of amount of carrier's liability, see Carriers, III.

Measure of damages for refusal of carrier to transport freight. 13:92, Gil. 86.

Measure of damages for loss of goods by carrier. 95:57; 99:404.

Measure of damages for delay in delivering goods. 13:92, Gil. 86.

Measure of damage for injury to prepaid shipment. 63:228.

e. Torts and negligence generally; fraud.

Measure of damages for tort. 39:186; 46:39; 51:168; 67:94.

Consequential damages for torts. 84:447; 85:252; 86:245.

Excessive damages for tort to reputation. 75:368.

Measure of damages against one wrongfully acting for another. 32:107.

Damages for personal trespass. 15:49, Gil. 29.

Damages for spread of disease by animals. 15:472, Gil. 387.

Damages for selling animals with contagious disease. 16:418, Gil. 375.

Measure of damages in action for conspiracy against corporation. 45:215.

Damages for refusal to register transfer of stock. 38:85.

In collection of note or claim.

Measure of damages for failure to protest paper held for collection. 54:466.

Measure of damages for neglect to protest note. 5:523, Gil. 417.

Extent of damages against bank for negligence in collecting claim. 5:523, Gil. 417.

Breach of promise.

Damages recoverable for breach of promise to marry. 33:231; 81:91.

Seduction.

Measure of damages for seduction. 31:54.

Alienating affections.

Damages in action for alienating affections. 67:476.

in actions against parents. 67:476.

DAMAGES, III. e-Continued.

Assault.

Damages in assault and battery. 10:72, Gil. 52.

What are proximate damages of assault. 37:345.

Malicious prosecution.

Measure of damages in malicious prosecution. 84:363.

Damages for malicious civil prosecution. 41:524.

Elements of damage in action for malicious prosecution. 85:147.

Abuse of process.

Damages for malicious attachment. 26:80.

Measure of damages for wrongful levy. 51:514.

For abuse of process. 61:353.

Libel and slander.

Damages for libel. 61:137.

Damages for libelous publication. 65:18.

Damages to profession or business in action for libel. 34:521.

Right to recover special damages for newspaper libel. 40:117.

What damages are excessive. 35:251.

Verdicts deemed excessive. 65:18.

Excessive verdict in action for libel. 78:323.

Excessive damages in slander action. 42:301.

Fraud.

Measure of damage for fraud. 36:320; 64:57.

Measure of damage for deceit. 40:35.

Damages in actions for fraud or deceit. 13:109, Gil. 99; 44:355; 56:501; 91: 249.

Measure of damages for fraudulently false representations. 27:455; 44:30.

Measure of damages for fraud in procuring contract. 47:540.

Measure of damages for fraud in sale. 47:225, 262.

Fraudulent contracts for exchange of property. 36:320.

On exchange procured by fraud. 44:30.

Extent of liability on fraudulent sale by grantee who holds in trust. 47:166.

Measure of damages for fraudulently preventing redemption. 53:1.

f. Personal injuries; death.

Personal injuries.

Mental anguish and fright, see infra, III. j.

Measure of damages for personal injury. 32:243; 37:503; 47:430; 54:379; 67:252; 95:84, 375; 97:532.

Damages for permanent personal injury. 72:291.

Elements of damages for personal injuries. 17:308, Gil. 284; 38:511.

Earnings as element. 37:503.

Medical attendance as element. 5:440, Gil. 359.

Recovery for medical services in action for personal injuries. 61:224.

Damages as proximate result. 26:278.

Susceptible condition of health or body as affecting recovery for injury. 48:134.

Remote possibilities as defeating recovery. 68:138.

References are to Reports as Notes are in that order.

DAMAGES, III. f-Continued.

Right to recover for future consequences of an injury. 69:261.

Effect of intoxication on amount of damages for injury. 88:490.

In malpractice action. 32:243.

Miscarriage produced by injury to woman. 17:308, Gil. 284.

Elements of damages for causing miscarriage. 95:84.

Damages for injury to hand. 92:214.

Damages for loss of hand. 85:463; 91:317.

Damages for loss of arm or hand. 41:169.

Damages for sprained ankle. 69:530.

Inadequacy of damages. 56:90.

What are inadequate damages. 52:479.

-excessiveness of recovery.

Excessive damages for personal injury. 46:439; 48:26, 46; 53:341; 54:379; 56:346; 62:71; 65:308, 355; 66:192; 67:252, 260; 68:155; 74:48; 76: 306; 77:198; 77:336; 79:291; 80:1, 312; 82:100; 85:341; 87:355; 87:484; 89:448; 92:101, 415, 418; 94:104; 94:241; 99:18.

For injuries not permanent in nature. 82:120.

For broken arm or leg. 53:341.

For loss of arm. 88:480.

For bruises to hip. 80:512.

For compound fracture of leg. 89:397.

For injury to foot. 86:276.

For loss of foot. 90:431.

For loss of one eye and injury to other. 90:329.

For injury causing miscarriage. 17:308, Gil. 284.

Death.

Measure of damages for death. 11:277; Gil. 189; 30:461; 32:518; 35:84; 36:418; 37:485; 47:161; 51:241; 59:130; 76:269; 81:493; 93:404.

Measure of damages for injuries causing death. 36:6.

Nature and measure of damages in statutory action for injuries causing death. 28:371.

Criteria of damages for wrongful death. 28:103.

Elements of damages in action for death by wrongful act. 30:126; 44:5.

Elements in case of death of head of family. 36:418.

Amount recovered for wrongful death as subject to debts of deceased. 51:241.

Amount of damages. 44:5.

For death of child. 32:518; 35:84; 47:543.

In actions for widow and next of kin. 36:418.

- excessiveness of recovery.

Excessive verdict for death. 30:126.

Excessive damages for death by wrongful act. 76:269.

Excessive damages for death of child. 43:289.

Excessiveness of verdict for death of boy. 87:280.

g. Injury to, and taking or detention of, personalty.

Measure of damages for injury to goods. 30:265.

References are to Reports as Notes are in that order.

DAMAGES, III. g-Continued.

Measure of damages for wrongful deprivation of use of property. 23:408.

Right to recover for use of property as damages for wrongful detention. 25:135. Damages recoverable by one having special property in goods as against general owner. 13:291. Gil. 269.

Right of bailee or qualified owner to recover full value of property against third party. 30:265.

Measure of damages where property is rendered valueless. 28:147.

Damages in actions for injuries to animals. 36:290.

Measure of damages for killing horse which has been hired. 13:335, Gil. 307.

Damages for illegal levy and sale of growing crop. 35:388.

In replevin.

Measure of damages in replevin. 13:114, Gil. 105; 13:291, Gil. 269; 13:501, Gil. 462; 25:196; 34:506; 37:505; 42:102; 61:194.

Damages in replevin for papers. 7:331, Gil. 260.

Damages in claim and delivery where return of property cannot be had. 13: 114. Gil. 105.

Time when value of property is to be assessed. 13:501, Gil. 462; 24:37.

Against mortgagee to recover property. 42:102.

Damages recoverable for detention in action of replevin. 61:124.

Value of use as damages for wrongful detention in action of claim and delivery. 24:37.

For conversion.

Measure of damages in conversion. 30:265, 481; 37:197; 38:521; 39:102; 40:304; 54:403; 57:64; 66:217; 75:533; 84:120.

Measure of damages for conversion, trespass by mistake, or inadvertence. 32:250. Conversion of grain. 83:498.

Conversion of corporate stock. 44:355.

Conversion of securities. 7:274, Gil. 210.

Conversion of mortgaged goods. 27:32; 30:301.

Conversion of mortgaged property by mortgagee. 37:135.

Conversion of thing severed from realty under claim of title. 17:361, Gil. 335. Conversion by pledgee. 65:364.

Damages recoverable by owner of special property in goods for conversion. 13:114, Gil. 105.

Measure of damages for wilful conversion of property improved by advancement of work thereon. 21:491,

Conversion by mistake. 37:197.

In hands of innocent purchaser. 21:491.

Effect of return or offer to return property. 54:403.

h. Injury to real property; nuisance.

In eminent domain case, see infra, III. i.

Measure of damages for injury to real property. 22:118; 33:265; 38:215; 41:310; 42:541; 70:153.

Extent and character of injury and damage. 12:451, Gil. 347.

Liability for consequential damages. 20:277, Gil. 249.

References are to Reports as Notes are in that order.

DAMAGES, III. h-Continued.

Costs and expenses as damages. 19:79, Gil. 54.

Measure of damages as to mesne profits. 32:189.

Method of ascertaining damages for continuing injury to realty. 29:41.

Diminution of rental value as measure of damages to land. 31:45.

Measure of damages for temporary injury to real property. 32:101.

Measure of damages for continuing injury to land. 32:425.

Measure of damages for injury to land by elemental forces. 61:449.

Damages to land measured as of what date. 61:449.

Damages for wrongful possession of land. 68:454.

Damages for use of land. 88:485.

By removal of lateral support. 41:310; 57:493; 64:123.

By failure to fence railroad. 35:503; 38:215; 41:131, 133; 46:250; 63:37;

Measure of damages in trespass. 29:256; 37:197; 38:47; 55:497.

Innocent trespass. 37:197.

For unintentional trespasser cutting timber. 38:47.

For unlawful construction of railroad. 32:101.

Damages recoverable for injury due to construction of railroad in highway. 29:41.

Measure of damages for trespass in operation of railroad. 17:215, Gil. 188.

Measure for trespass distinguished from award in condemnation proceedings. 17:215, Gil. 188.

Measure of damages to bona fide purchaser for trespass, 49:532.

Measure of damages for conversion by trespasser on lands. 62:99.

Cost of restoration. 33:265.

for trespass to realty. 23:401.

Excessive damages, 66:277.

Timber.

Damages for trespass by cutting timber. 41:548.

Measure of damages for the destruction of standing timber. 43:375; 46:269.

Measure of damages for injury to or destruction of trees. 45:17.

Measure of damages for conversion of timber. 68:269.

Crops.

Measure of damages for destruction of growing crops. 35:412; 38:212; 61:449; 76:461; 81:239.

By overflow.

Damages for damming back stream. 39:61.

Measure of damages for flowing lands. 46:118.

Measure of damages for obstruction causing overflow. 76:251.

Measure of damages for flooding to land. 80:9.

Nuisance.

Measure of damages for nuisance. 29:355; 32:101; 33:516; 56:20; 60:296.

Damages for continuing nuisance. 18:260, Gil. 236.

Excessiveness of verdict for nuisance. 29:355.

Excessive damages for nuisance by stock yard. 82:293.

References are to Reports as Notes are in that order.

Index to Notes, Minn. Rep.

13.

DAMAGES, III.—Continued.

4. Condemnation or depreciation in value by eminent domain.

Opinion evidence as to, see Evidence, VII.

Measure of damages in eminent domain proceedings. 11:515, Gil. 392; 17:163, Gil. 136; 17:215, Gil. 188; 17:322, Gil. 299; 17:439, Gil. 417; 18:184, Gil. 168; 19:283, Gil. 240; 19:464, Gil. 406; 19:500, Gil. 433; 20:28, Gil. 19; 21:122, 424; 22:286; 23:401; 24:311; 28:299; 28:510; 29:256; 30:140, 227; 31:297; 32:224; 34:420; 36:546; 37:38, 204; 39:8, 248; 42:170: 43:524; 45:71: 46:250, 540; 47:458; 52:409; 87:91; 99:119.

Elements of damage on condemnation proceedings. 17:188, Gil. 162; 28:503; 33:210; 38:491; 51:163; 52:12.

Assessment of damages in eminent domain. 29:242; 35:439.

Basis of compensation in eminent domain. 35:112; 65:525.

Value as. 27:284.

Market value as. 28:503.

Comparative valuation as measure of damages in eminent domain. 16:260, Gil. 234.

What constitutes special damage. 31:45; 52:164.

Estimating compensation in eminent domain. 22:173.

Measure of damages caused by public improvement. 35:141.

Compensation and damages in appropriation proceedings. 69:53.

Damages recoverable in ejectment for public use. 84:179.

Recovery for the use and occupation of premises as damages. 29:256.

Recovery of counsel fees in condemnation proceeding. 32:452.

As to duties not imposed by police regulations. 42:247.

Compensation for negligent acts in condemnation proceedings. 13:442, Gil. 407. Obstruction of surface water. 28:510.

Removal of lateral support. 52:12.

Damages in purchasing waterworks by city. 23:18.

Damages in condemnation for railroad. 19:283, Gil. 240; 21:322; 32:101.

Measure of damages in ejectment against railroad company. 51:15.

Elements of damage in eminent domain for railroads. 20:28, Gil. 19.

Liability of railroad for damages from operation of its road. 32:201.

Damages recoverable where injuries from construction of railroad are not permanent. 21:358.

where permanent. 21:358.

Measure of damages in proceedings to condemn land for railroad or other public use. 10:267, Gil. 208.

Damages for laying out highway over railroad track. 42:245.

Railroad for highway crossing. 43:524.

Liability of railroad company crossing another's track for cost of interlocking device. 50:300.

Damages on condemnation dependent on quantum of beneficial right in land. 23:114.

Where owner has less than fee. 10:267, Gil. 208.

Consideration of tract as a whole.

Where only part of tract of land is taken. 11:515, Gil. 392; 51:163, Damages to portion of tract not taken as element. 11:515, Gil. 392,

DAMAGES, III. i-Continued.

Estimation of damage on tract as whole. 19:283, Gil. 240.

Valuation of damages to tract as a whole. 19:500, Gil. 433, 21:322.

Estimation of "value" in condemnation by reference to whole tract. 18:194, Gil. 178.

Appraisement of damages in condemnation proceedings on tract as a whole. 26:66.

Appraisal of tract as entirety. 29:242.

Assessment of damages in condemnation proceedings on tract as entirety. 29:318.

Estimation of "value" of land taken under eminent domain with reference to remaining tract. 18:184, Gil. 168.

Damages to land not condemned but embraced in whole tract. 21:122.

Appraisal in condemnation of several lots forming one body of land. 21:122, 127. Distinct tracts. 10:267, Gil. 208.

Farm as single or separate tracts in determining. 37:38.

Entirety of tract. 15:230, Gil. 179.

Unity of contiguous parcels of land. 19:500, Gil. 433.

Contiguous tracts of land as a unit. 35:439; 42:340.

Unity of tracts of land for condemnation purposes. 36:343.

Damages to contiguous lands. 35:439.

Value of fee retained after condemnation action by railroad. 22:286.

Two parcels considered as one tract in awarding damages for eminent domain. 42:75.

Entirety of tract damaged on condemnation of land as a question for the jury. 51:15.

Extent of tract damaged by condemnation. 19:500, Gil. 433.

Improvements made before condemnation.

Exclusion from damages of improvements on land made by condemnor before condemnation proceedings. 26:66.

Compensation where railroad has built on land before condemnation. 23:114.

Value for special use.

Particular uses affecting, 32:224.

Adaptability to other uses. 33:210.

Value of land as determined by possible uses. 30:227.

Future use of land as affecting. 37:38.

Damages in condemnation proceedings for injury to present and prospective uses. 21:127.

Consideration of adaptability of suburban lands for residence. 19:283, Gil. 240.

Consequential injuries.

Increased danger. 37:204.

of fire. 11:515, Gil. 392; 19:283, Gil. 240; 20:28, Gil. 19; 37:519.

Inconvenience and danger in crossing railroad track. 11:515, Gil. 392.

Cost of fencing and the like. 10:266, Gil. 208.

Cost of fencing along railroad right of way and making farm crossings. 11:515, Gil. 392.

Liability of railroad for smoke and noise in operation of its road. 39:286.

Time of valuation.

Time of assessing damages in condemnation. 17:439, Gil. 417; 21:122, 424.

DAMAGES, III. i-Continued.

Time of valuation. 10:267, Gil. 208; 11:515, Gil. 392.

Time as of which damages by condemnation are to be reckoned. 19:500, Gil. 433.

Time of valuing condemned property in reference to appeal. 30:145.

Date as of which damages are assessed in condemnation actions. 16:260, Gil. 234: 22:342: 28:503.

Time of estimating damages in condemnation proceedings. 18:384, Gil. 345. Measure of values of land condemned as of time of trial. 30:100.

As to abutting owners.

Measure of damages for injury to abutter's easement in street. 39:286.

Measure of damages for railroad in street. 44:436, 438.

Recovery of permanent damages in trespass for railway in street. 23:401.

Measure of damages for construction of railway in street. 45:71.

Damages for change of grade of street. 57:294.

Measure of damages from change of grade of street. 22:527.

Obstructing access to street. 31:45.

Advantages; off-sets.

Offsetting benefits. 10:267, Gil. 208; 30:100; 70:378; 82:471.

Benefits as offsets to damages. 11:515, Gil. 392; 19:500, Gil. 433.

What benefits should be set off. 18:155, Gil. 139; 18:184, Gil. 168; 18:194, Gil. 178; 38:523.

Allowance of benefits. 47:458.

Benefits in condemnation proceedings. 30:533.

Benefits as set-off in condemnation of public way. 95:161.

Deduction of benefits from compensation in eminent domain. 66:161.

Deduction of damages from special assessment for benefits. 35:141.

Off-setting benefits to land taken for railroad. 16:260, Gil. 234.

Compensation in eminent domain as affected by benefits. 44:372.

Special benefits as set-off. 19:283, Gil. 240; 21:122; 37:38.

Special benefits to land taken by power of eminent domain. 13:508, Gil. 468.

Special benefits as set-off for land taken by railroad. 28:503.

Set-off of special benefits in condemnation actions. 22:198; 28:61.

Special benefits to be set off in condemnation proceedings. 17:188, Gil. 162.

Right to set off benefits. 39:8.

Right to deduct assessment for benefits from compensation awarded. 44:372.

Drainage of public way. 95:161.

j. Mental anguish and fright.

Damages for mental anguish. 32:243; 48:134; 58:252; 97:503.

Damages for fright. 76:373.

Fright as element of damages. 30:169.

Damages for fright or mental suffering. 88:162.

Liability for injury due to mental shock or fright. 48:134.

Mental suffering as element of damages. 31:54; 36:90; 36:290; 47:307.

For wrong in respect to corpse or burial. 47:307.

For injuries to dead body in actions sounding in tort. 99:408.

Elements of damages for mental anguish. 82:268.

miscarriage. 48:134; 82:268.

DAMAGES, III. j-Continued.

As to telegrams.

For negligent delivery of telegram. 47:307.

Because of failure to deliver telegram. 58:252.

k. Loss of profits.

Profits as damages generally. 26:252.

Loss of profits. 2:229, Gil. 191; 6:319, Gil. 224; 61:353.

Loss of profits as element of damages. 39:186; 44:15; 63:425; 76:251; 83:505.

Recovery of lost profits as damages. 23:408.

Allowing lost profits as damages. 30:301.

Loss of future profits as measure of damages. 55:323.

Right to recover profits. 21:428.

Damages for loss or profits of a business. 53:430.

Profits as the measure of damages for interrupting business. 26:252.

Profits as element of damages for obstruction of street. 56:20.

For unlawful seizure or sale. 30:301.

Between cotenants. 21:428.

Loss of crops or profits as damages. 33:10.

From breach of contract.

Recovery of profits on breach of contract. 34:71.

Loss of profits as element of damages for breach of contract. 55:53.

Future profits as element of damages for breach of contract. 32:629.

l. Time for which recoverable; prospective.

Allowance of prospective damages. 94:241.

Recovery of future damages. 44:105.

Right to recover prospective damages. 18:260, Gil. 236.

Recovery of prospective damages for trespass to land. 39:451.

Recovery of damages sustained after commencement of action up to time of trial. 12:451, Gil. 347; 29:159, Gil. 143.

For wrongful construction of railway in street. 18:260, Gil. 236.

Entirety of damages. 35:354.

m. Mitigation; reduction.

Evidence as to, see Evidence, XI.

In libel or slander, see Libel and Slander.

Mitigation of damages in negligence action. 54:466.

Mitigation of damages in replevin. 33:482.

Mitigation of damages for conversion. 29:46; 55:86.

Mitigation of damages in conversion by resultant benefit to plaintiff. 30:265.

Mitigation of damages for seduction. 31:54.

Mitigation of damages by trespasser. 34:92.

Subsequent levy and sale to mitigate damages for wrongful seizure. 31:337.

Probable insolvency of principal as matter in reduction of damages on supersedess bond. 63:265.

Evidence in mitigation of damages for assault and battery. 9:204, Gil. 189.

References are to Reports as Notes are in that order.

DAMAGES, III. m-Continued.

Provocation shown in mitigation of damage for assault and battery. 59:92. Duty of injured party to use reasonable care to avert or lessen injury. 57:534. Duty to lessen damages on breach of contract. 60:284.

n. Aggravation.

Evidence as to, see Evidence, XI.

Aggravation of damages by want of care. 13:335, Gil. 307.

Levy on exempt property with knowledge of its exemption as aggravation of damages. 7:184, Gil. 128.

Aggravation of damages in libel action. 35:251.

For seduction, 31:54.

IV. Double or treble damages.

Double or treble damages in trespass. 31:541. Treble damages for trespass. 37:517.

V. Assessment.

Assessment of damages. 15:49, Gil. 29.

Assessment of damages on default judgment. 3:141, Gil. 86,

Assessment of damages in eminent domain. 15:230, Gil. 179; 17:215, Gil. 188; 42:340; 98:281.

Notice on assessment of damages. 61:534.

Necessity of jury to compute damages on default judgment. 3:347, Gil. 246.

DAMS.

Constitutionality of mill-dam act. 10:30, Gil. 15.
Right of action for damages under mill act. 12:451, Gil. 347.
Liability for injuries from dam. 82:136.
Rights and liabilities of owners of dam. 12:451, Gil. 347; 25:267.
Rights and liabilities in reference to damming stream. 13:324, Gil. 297.
Liability for damage caused by escape of substance stored on one's property.

DANGER.

Opinion evidence as to, see Evidence, VII.

DANGEROUS AGENCIES.

Negligence as to, generally, see Negligence, I.

DANGEROUS ATTRACTIONS.

See Negligence, I.

60:296.

References are to Reports as Notes are in that order.

DANGEROUS PREMISES.

Liability for injury on, see Negligence, I.

DANGEROUS WEAPON.

Definition of dangerous weapon. 10:407, Gil. 325.

DATE.

Parol evidence as to, see Evidence, VI.

Measure of damages for, see Damages, III.

DAYS OF GRACE,

See Grace.

DEAD BODIES.

See Corpec.

DEATH.

Presumption of, see Evidence, II.

Transmission of homestead in case of, see Homestead.

Of insured, cause of, see Insurance, VI.

Limitation of action for, see Limitation of Actions.

Actionable negligence causing death, generally, see Negligence.

Allegations in action for, see Pleading, II.

Effect of, on competency of witness, see Witnesses.

Action for death by wrongful act. 12:530, Gil. 438; 32:125; 51:241.

as purely statutory. 28:5.

Right of recovery for death by wrongful act. 32:518; 35:84.

Rights in statutory action for death by wrongful act. 81:493.

Construction of statutes as to recovery for death by wrongful act. 36:418.

Necessity for beneficiaries to recover for death by wrongful act. 28:371;

Action by father for death of minor child. 47:161. Contributory negligence as affecting actions for death. 37:47.

DEBENTURES.

Right of holders of debentures. 18:40, Gil. 21.

DE BONIS NON.

See Executors and Administrators.

30:461.

References are to Reports as Notes are in that order.

DEBT.

Due from, or to, decedent, see Executors and Administrators. Situs of, see Garnishment. Imprisonment for, see Imprisonment for Debt. Of city, see Municipal Corporations, II. Deduction of, in assessing for taxes, see Taxes, IV. Meaning of the word "debt." 40:80; 54:331.

DEBTOR AND CREDITOR.

Accord and satisfaction between, see Accord and Satisfaction. Assignment by debtor, see Assignment for Creditors. Attachment against debtor, see Attachment. Bankruptcy of debtor, see Bankruptcy. Composition with creditors, see Composition with Creditors. Compromise and settlement between, see Compromise and Settlement. Insolvency of corporate debtor, see Corporations, VII. As to remedies of creditors, see Creditors' Bill. Supplementary proceedings against creditor, see Execution. Creditors of decedent, see Executors and Administrators. As to exemptions, see Exemptions; Homestead. Conveyances fraudulent as to creditors, see Fraudulent Conveyances. As to remedies of creditors, see Garnishment.

Wife as creditor of husband, see Husband and Wife.

Insolvency of debtor, see Insolvency.

Joint creditors and debtors, see Joint Creditors and Debtors.

Lien of creditor, see Chattel Mortgage; Liens; Mechanics' Liens; Mortgage.

Creditor's right to redeem from foreclosure sale, see Mortgage, VII.

Rights of partnership creditors, see Partnership.

Secured creditor, see Secured Creditors.

Definition of creditor. 40:343, 421.

Who are creditors. 45:341; 46:87.

Creditor as having estate in debtor's land. 13:501, Gil. 462.

Enforcement of creditor's claim against property in changed form. 14:205, Gil. 149.

Remedies of judgment creditors. 22:117.

Rights of creditors in personal services of debtor. 28:469; 34:107; 39:242. Rights of creditor in property purchased partly with debtor's trust funds. 80:537.

DECEDENTS.

Rights of heirs and distributees in estates of generally, see Descent and Distribution.

Administration of estates of, see Executors and Administrators. Property in homestead of, see Homestead.

DECEIT.

See Fraud and Deceit.

DECLARATIONS.

Evidence of, see Evidence, X. In pleading, see Pleading, 11.

DECREE.

See Judgment.

DEDICATION.

Presumption of, see Evidence, II.

Question for jury as to, see Trial, II.

Dedication of land for public use. 10:82, Gil. 59; 11:119, Gil. 75; 23:271; 40:284; 40:337; 46:321; 50:551; 83:401.

What constitutes dedication to public use. 8:491, Gil. 436; 12:192, Gil. 116; 13:13. Gil. 1: 72:472.

Acts constituting dedication of streets. 44:281.

Validity of dedication. 13:13, Gil. 1.

by equitable owner. 8:491, Gil. 436.

Common law dedication. 21:509; 51:381.

requisites of. 34:35.

right to make. 35:314.

of land for highway. 29:41.

of street. 20:144, Gil. 128; 62:198.

of streets having no outlet. 20:144, Gil. 128.

as estoppel in pais. 13:13, Gil. 1.

as estoppel or grant. 12:192, Gil. 116.

Statutory dedication. 21:509.

of highway. 77:539.

requisites of. 8:491, Gil. 436.

validity of. 22:251.

necessity that dedication comply with statute. 17:260, Gil. 237; 17:265, Gil. 243.

Parol dedication. 23:114.

Dedication by public user. 28:98.

of highway. 42:391.

Evidence of dedication. 23:513.

Proof of dedication in pais. 23:271.

Conduct of owner of land as showing a dedication. 34:35.

Necessity for grantee to make dedication to public. 11:119, Gil. 75.

Necessity for acknowledgement. 11:119, Gil. 75.

Accretion of title by estoppel. 13:13, Gil. 1.

Validating defective statutory dedication. 72:472.

DEDICATION-Continued.

Intention.

Intention in dedication. 12:192, Gil. 116.

Amount of use as indicative of intent of dedicator. 20:144, Gil. 128.

Evidence of intent to dedicate. 29:41.

Purposes for which dedication may be made.

Public uses to which property may be dedicated. 13:13, Gil. 1.

Right to create private passage by dedication. 12:192, Gil. 116.

For crossing over railroad. 38:56; 40:337.

for parks. 40:284.

for railroad purposes. 46:321.

For highway. 38:56; 44:149; 51:381; 83:44.

by railroad company. 44:149.

Title passing by; interest remaining in dedicator.

Title passing by dedication. 13:13, Gil. 1; 13:315, Gil. 289; 17:265, Gil. 243.

Estate acquired through dedication. 21:493.

Dedication as passing title in fee. 8:491, Gil. 436.

Limitation of estate acquired through dedication. 35:314.

Interest of public. 10:82, Gil. 59; 37:423.

Interest of municipality in land dedicated to public use. 11:119, Gil. 75.

Dedicator retaining fee. 26:10.

Ownership of fee to land dedicated for public use. 63:330.

Interest of dedicator in land dedicated to public. 11:119, Gil. 75.

Rights of adjoining owner in lands dedicated to public use. 21:493.

Who may dedicate.

Who may make dedication. 17:265, Gil. 243.

Dedication by trustee or by beneficiary. 11:119, Gil. 75.

Dedication by association. 17:265, Gil. 243.

Incapacity of town site trustee to dedicate street. 50:551.

By map or plat.

Dedication by plat. 34:143; 41:266.

of street. 61:1.

Dedication of streets by platting and sale of lots. 62:450.

Dedication of streets and alleys to public use by platting. 69:276.

Dedication of public grounds by sale with reference to plat. 94:25.

Plats as requisite to dedication. 22:251.

Dedication of land for a street by platting. 49:201.

Defective map or plat as constituting dedication. 46:505.

Conveyance of land by reference to defective plat, as a dedication of streets.

34:143.

Sufficiency of plat to show intent to dedicate. 17:260, Gil. 237.

Necessity for monument within the platted instrument. 22:251.

Plat as aid to intention. 17:260, Gil. 237.

Plat as evidence of dedication. 17:265, Gil. 243.

Dedication of streets apparent from plat. 21:509.

Effect of recording plat. 11:119, Gil. 75.

Effect of sale by reference to plat. 12:192, Gil. 116.

DEDICATION-Continued.

Effect of exhibition of plan at time of sale. 15:136, Gil. 102. Rights of purchaser from owner of platted land. 21:493. Acceptance.

Acceptance of dedication of highway. 37:256.

Dedication and acceptance of public street. 73:481.

Implied acceptance of street. 87:35.

Necessity for acceptance. 8:491, Gil. 436; 13:13, Gil. 1.

Public use as acceptance. 34:35.

Repairing or assuming control over property as evidence to show acceptance thereof. 17:308, Gil. 284.

Revocation; abandonment; change of use.

Revocability. 11:119, Gil. 75; 12:192, Gil. 116.

Abandonment of public use of property. 45:225.

Diversion of use of public property. 50:551.

Use of property for other purpose. 10:82, Gil. 59.

Use of land dedicated for public purposes. 90:215.

DEDUCTION.

Of debt in assessing property, see Taxes, IV.

DEEDS.

- I. In general; form and requisites.
- II. Construction; effect; validity.

Asknowledgment of, see Acknowledgment.

Of assignment for creditors, see Assignment for Creditors.

Covenants in, see Covenants and Conditions.

Estoppel by, see Estoppel.

As evidence, see Evidence, IV.

Admissibility of grantor's declarations, see Evidence, X.

Of homestead, see Homestead.

Execution of, by husband and wife, see Husband and Wife.

On judicial sale, see Judicial Sale.

Trust deeds, see Mortgage.

As mortgage, see Mortgage, I.

On foreclosure sale, see Mortgage, VI.

Authority of agent to execute, see Principal and Agent, IL.

Recording of, see Records and Recording Laws, II.

Register of, see Register of Deeds.

Of land sold for taxes, see Taxes, IV.

I. In general; form and requisites.

Necessity for deed to pass legal title. 18:232, Gil. 212. Grant or gift to public corporations. 46:321, 330.

Form and requisites.

Formal requisites to validity of written instruments. 6:177, Gil. 111.

Sufficiency of execution of deed by executor. 60:73.

References are to Reports as Notes are in that order.

DEEDS, I.-Continued.

Sufficiency of signature to deed. 36:276. Sufficiency of signing of deed by grantor. 31:106. Necessity for date in deed. 6:402, Gil. 270. When deed takes effect. 55:249.

- attestation.

Attestation of deed, 23:84.

Necessity for attestation of instruments. 30:197; 36:276.

Necessity for subscribing witnesses. 11:438, Gil. 323.

Requirement as to witnesses to conveyance. 6:250, Gil. 167.

Delivery.

Delivery of deed. 34:272; 41:374; 46:504; 59:498; 68:260; 86:343; 93:418. Essentials to delivery of deed. 36:276.

What constitutes a delivery. 16:172, Gil. 151; 38:395, 443.

Act necessary to constitute delivery. 6:64, Gil. 19.

Sufficiency of delivery. 31:99, 106; 33:271; 38:38; 39:33; 46:49.

Intention as test. 6:64, Gil. 19.

Necessity for acceptance. 16:172, Gil. 151.

Effect of delay in assent or acceptance. 6:64, Gil. 19.

Retention by grantor. 6:64, Gil. 19.

Acceptance. 86:343

Priority of conveyances in case of nondelivery of deed. 73:513.

- to third person.

Delivery to third person. 39:33.

Delivery to agent. 6:64, Gil. 19.

Delivery in escrow. 37:215.

Passing of title under deed delivered in escrow. 29:246.

Validity of deed delivered to third party to be delivered upon death of grantos. 53:33.

Sufficiency of delivery of deed to married person. 58:546.

- deposit for record as delivery.

Deposit for record. 6:64, Gil. 19.

Recording as delivery. 38:443.

Effect of recording. 86:343.

of undelivered deed. 92:406.

II. Construction; effect; validity.

Construction of deed. 21:76, 117; 30:417; 38:122; 42:99.

Validity of technically defective deed. 11:438, Gil. 323.

Validity and effect of defectively witnessed or acknowledged deed. 27:35.

Right of stranger to title to question validity of conveyance. 45:71.

Invalidation of deed by undue influence in its procurement. 47:451.

Unauthorized deed as contract to sell. 50:373.

Accrual of title under deed executed pursuant to contract. 86:130.

Irregularities as affecting deed. 32:259.

Construction of clause as to water privileges. 26:10.

Construction of deed conveying ground for union depot. 35:318.

References are to Reports as Notes are in that order.

DEEDS, II.-Continued.

Effect of conveyance of right of way as release to railroad. 41:350.

References in conveyances as part thereof. 44:266, 281.

Conveyance upon condition. 44:312.

Conditions and restrictions in deed. 49:301.

Authority to fill blanks in executed deeds. 22:417.

Rejection of repugnant portions of deed. 36:388.

Consideration.

Parol evidence as to, see Evidence, VI.

Consideration for deed and agreement to reconvey. 45:203.

Assumption of debt or incumbrance as part of consideration of deed. 28:311.

Intent of parties.

Intention of parties as governing. 38:122.

Ascertaining intention from extrinsic circumstances. 38:122.

Time of taking effect.

When deed takes effect, 59:498.

When title vests. 44:312.

Date of effectuation of deed by delivery. 37:338.

Effectuation of writing as of time of delivery. 23:551.

Description of parties.

Sufficiency of description of parties to conveyance. 43:211.

Grant as void for uncertainty of grantees. 35:357.

Conveyance to partnership. 92:55.

Partnership as grantee. 38:361.

Validity of deed to partnership. 40:312.

Sufficiency of conveyance to partnership by name. 39:378.

Validity of instrument leaving name of grantee blank. 48:462.

Description of property.

Parol evidence in aid of, see Evidence, VI.

Sufficiency of description. 16:126, Gil. 115; 17:95, Gil. 71; 28:306; 30:283;

32:363, 544; 37:250; 39:372; 40:155; 41:266; 46:228; 62:310.

Construction of description. 23:114; 30:137.

of subject-matter in instrument. 30:389.

Construction of deed as to description of property. 95:168.

Description of realty in conveyances. 38:27.

Sufficiency of description of land by government subdivisions. 38:322.

Description in a deed by reference to plat. 37:63.

Effect of reference to maps and surveys. 36:388.

Plans, maps, etc., referred to in instrument, as part thereof. 28:306.

Deed referred to as part of conveyance. 46:228.

Effect of insufficient description. 30:389.

Error in description as affecting validity of conveyance. 19:32, Gil. 14.

Effect of false particulars in a description. 40:88.

Effect of mistake in description in deed. 32:544.

Effect of false element in correct description in deed. 17:95, Gil. 71.

Conflicts and discrepancies in description. 21:76, 117.

References are to Reports as Notes are in that order.

DEEDS, II.-Continued.

Rejection of erroneous part of description in deed or will. 27:355. Rejection of repugnant description of deed. 44:266.

Reservations and exceptions.

Exceptions and reservations in deeds of land. 35:396.

Validity of exception from grant. 38:122.

Reservations in deed by railway company. 38:305.

Construction of a deed as to a reservation or exception therein. 42:398.

Construction of a reservation in a deed of land with water rights. 41:270.

Quantum of estate in reservation of way. 38:305.

Condition in deed as amounting as a reservation of a lien. 61:326.

Reservation of a strip for railway right of way. 42:443.

Easements reserved or excepted. 42:398.

What property passes.

Vendee's equitable estate as passing by deed. 45:203.

Conveyance of "right, title and interest." 46:74.

Estate or interest created.

Estates in land generally, see Estates.

Rights of purchasers generally, see Vendor and Purchaser.

Estate vested by deed. 31:232.

Title or estate conveyed. 90:215.

Grant of easement or fee. 51:518.

Construction of deed to determine whether easement only is conveyed. 35:314.

Construction of deed as to corporal estate or easement granted. 54:66.

Estate included in words "lands, tenements or hereditaments." 56:222.

Rights implied as accompanying a grant of railroad right. 31:278.

Contingent future estates. 85:473.

Conveyance vesting fee on happening of specified contingency. 25:520.

"Estates at will" under statute dividing estates of inheritance. 47:1.

Effect of quitclaim deed. 10:141, Gil. 114.

What is conveyed by quitclaim deed. 4:282, Gil. 201.

Interest conveyed by quitclaim deed. 38:315.

Construction of "quitclaim and convey." 56:126.

Revocability.

Revocability of deed delivered in escrow. 37:215.

DE FACTO.

Corporation, see Corporations, I.

Courts, see Courts.

Judge, see Judges.

Municipal corporations, see Municipal Corporations, I.

Officer. see Officers.

De facto organizations not subject to collateral attack. 29:555.

DEFAULT.

Judgment by, see Judgment.

Effect of judgment by, see Judgment, II.

In payment authorizing foreclosure of mortgage, see Mortgage, VI.

DEFECT.

Evidence of other defects, see Evidence, XI.

DEFENDANTS.

Parties defendant, see Parties, II.

DEFENSES.

To action generally, see Action or Suit. To negotiable paper, see Bills and Notes. Ultra vires as, see Corporations, IV. Of subscriber to corporate stock, see Corporations, V. To divorce suit, see Divorce and Separation. In ejectment, see Ejectment. To action for homicide, see Homicide. Negation of, see Indictment, etc. In libel suit, see Libel and Slander. To action for malicious prosecution, see Malicious Prosecution. In foreclosure suit, see Mortgage, VI. In proceedings to abate nuisance, see Nuisances. In replevin, see Replevin. To action for specific performance, see Specific Performance. Violation of Sunday law as, see Sunday. To assessment, see Taxes, IV. In action for trespass, see Trespass. In trover, see Trover. Usury as, see Usury.

DEI	'IC	IEN	OY.

On foreclosure, see Mortgage, VI.

DEFINITENESS.

Of pleading, see Pleading, I.

DEGREES.

Of homicide, see Homicide.

DELAY.

In delivery of freight, see Carriers, III.

As defense to action for specific performance, see Specific Performance.

DELEGATION.

Of master's duty, see Master and Servant, II.

DELEGATION OF POWER.

Constitutionality of, see Constitutional Law, I. By municipality, see Municipal Corporations, II.

DELINQUENT TAX LIST.

See Taxes, IV.

DELIVERY.

Of negotiable instrument, see Bills and Notes.

By carrier, see Carriers, III.

Of deed, see Deeds.

Presumption and burden of proof as to, see Evidence, IL

Of gift, see Gift.

Of insurance policy, see Insurance, III.

Of pledge, see Pledge.

Of personalty sold, see Sale, I.

Question for jury as to sufficiency of, see Trial, II.

Acts necessary to constitute delivery of instrument. 6:64, Gil. 19.

intention as test. 6:64, Gil. 19.

effect of delay in assent or acceptance. 6:64, Gil. 19.

delivery to agent. 6:64, Gil. 19.

deposit for record. 6:64, Gil. 19.

retention by grantor. 6:64, Gil. 19.

Delivery as essential to execution and effectiveness of instrument. 23:551. Effectuation of writing as of time of delivery. 23:551.

DEMAND.

For payment of note, see Bills and Notes.

For trial by jury, see Jury.

To set limitations running, see Limitation of Actions.

As prerequisite to mandamus, see Mandamus.

Against city, see Municipal Corporations, II.

As prerequisite to action of replevin, see Replevin.

As condition precedent to right of action for conversion, see Trover.

DEMONSTRATIVE EVIDENCE.

See Evidence, V.

DEMURRER.

See Pleading, VII.

DENIAL.

In pleading, sufficiency, see Pleading, III.

DENTIST.

Power of state to regulate admission to practice of medicine, dentistry or pharmacy through board of examiners. 32:324.

Reasonableness of regulations. 42:129.

Right of physician to practice dentistry. 42:129.

DEPARTURE.

In reply, see Pleading, V.

DEPOSITARY.

Bond by, see Bonds.

County depositaries de facto. 67:112.

Necessity for bond from depositary of public funds. 25:363.

Giving and approving of bond as condition to legal designation as county depositary. 67:112.

Depositor and depositary of public funds as creditor and debtor. 75:489.

DEPOSITIONS.

As to discovery and inspection, see Discovery and Inspection. Requisites of. 49:235.

seal. 49:235.

Seals by notary as to depositions taken before him. 36:243.

Certificate to. 1:387, Gil. 288.

Sufficiency of signing and certifying of. 3:287, Gil. 197.

Right to take testimony of party by commission. 3:287, Gil. 197.

When depositions of parties to action can be taken. 7:74, Gil. 50.

Annexing exhibits to. 12:255, Gil. 166.

Notice for taking. 36:248.

Waiver of defect in notice of. 33:87.

Effect of failure to give notice of filing of. 35:476.

References are to Reports as Notes are in that order. Index to Notes, Minn. Rep. 14.

DEPOSITIONS—Continued.

Effect of mere irregularities on validity of. 40:178. Time for objecting to. 98:261. to form of. 95:57.

Use of.

Admissibility of depositions taken in former actions. 42:323; 92:263. Depositions introduced at instance of opposite party. 12:255, Gil. 166. Admissibility of deposition taken by adverse party. 20:277, Gil. 249. Depositions of opposite party as evidence. 34:436.

objection by party taking deposition. 34:436. Use of deposition introduced by the opposite party. 42:386. When deposition taken within state may be read. 56:472. Offer of parts of deposition in evidence. 76:358.

	DEPOSITS.
In bank, see Banks.	
	DEPOT.
Union depot, see Union Depots.	
	DEPUTY.
Authority of deputies. 40:65.	

As to devise or bequest of property, see Wills,

Dower rights of wife, see Dower.

DESCENT AND DISTRIBUTION.

Tax on right to take property by, see Taxes, VI.

Descent of real estate. 85:152; 92:310.

Title to ancestor's real estate. 25:22.

Rights of heir in ancestor's personal property. 22:148.

Right to possession of realty of decedent. 29:418.

Possessory rights of heir or devisee in land upon death of ancestor. 38:179.

Husband or wife as "next of kin" of the other. 70:514.

Interest of widow in husband's personal property. 32:513.

Right to dispose of personalty as against claims of surviving spouse. 88:404.

Heirs of devisee as taking his interest on death of testator. 92:448.

Descent of occupation rights in townsite on public lands under townsite grant. 15:119, Gil. 90.

Presentment of claim as precedent to right of action against heir for debt of ancestor. 20:313, Gil. 271.

Action against real estate descended to the heirs without presenting claim against estate. 15:159, Gil. 123.

References are to Reports as Notes are in that order.

DESCRIPTION.

Of property mortgaged, see Chattel Mortgage. Of parties in deed, see Deeds. Of property in deed, see Deeds. Of property in condemnation proceedings, see Eminent Domain. Parol evidence in aid of, see Evidence, VI. Of offense in indictment, see Indictment, etc. Of property in insurance policy, see Insurance, III. In statements of mechanic's lien, see Mechanics' Liens. Of property in mortgage, see Mortgage, L. Warranty by, see Sale, II. Of property taxed, see Taxes, IV. Of beneficiary in will, see Wills. Of property in will, see Wills. Sufficiency of description of property. 39:535. Sufficiency of description of realty in instrument. 11:78, Gil. 45. Sufficiency of description in instrument of title. 20:464, Gil. 419. Sufficiency of description of property in instrument. 37:78.

DESERTION.

As ground for separation, see Divorce and Separation.

Sufficiency of description in proceedings generally, 44:207.

DETAINER.

Forcible detainer, see Forcible Entry and Detainer.

DETINUE.

See Replevin.

DEVISE.

See Wills.

DIAGRAMS.

Admissibility of, in evidence, see Evidence, IV.

DIRECT EXAMINATION.

Of witness, see Witnesses.

DIRECTION OF VERDICT.

See Trial, IL

References are to Reports as Notes are in that order.

DIRECTORY PROVISIONS.

In statute, see Statutes, II.

DISAFFIRMANCE.

Of infants' contracts, see Infants.

Of agent's acts, see Principal and Agent, II.

DISBARMENT.

Of attorney, see Attorneys.

DISCHARGE.

Of bankrupt, see Bankruptcy.

Of chattel mortgage, see Chattel Mortgage.

From contract, see Contracts, V.

Of personal representative, see Executors and Administrators.

Of guarantor, see Guaranty.

By habeas corpus, see Habeas Corpus.

Of insolvent, see Insolvency.

Of judgment, see Judgment, V.

Of employee, see Master and Servant, L.

Of mortgage, see Mortgage, V.

Of surety, see Principal and Surety.

Of jury, see Trial, I,

DISCLAIMER.

Disclaimer by defendant. 15:245, Gil. 190.

DISCLOSURE.

Of garnishee, see Garnishment.

DISCONTINUANCE.

Of action, see Dismissal and Discontinuance.

Of highway, see Highways.

DISCOVERY AND INSPECTION.

As to deposition, see Depositions.

Bill of discovery. 4:13, Gil. 1; 63:91.

Abolition of bills of discovery under modern procedure. 35:99.

Bill to perpetuate testimony. 75:391.

Order for the inspection of inadmissible documents. 46:249.

References are to Reports as Notes are in that order.

DISCOVERY AND INSPECTION—Continued.

Physical examination.

Physical examination in personal injury actions. 83:197.

Compulsory examination before trial. 35:99.

Power of court to compel physical examination of party. 83:180; 78:98.

Compelling corporal exhibition of injured person. 78:342.

DISCREDITING.

Of witness, see Witnesses.

DISCERTION.

As to granting relief against judgment, see Judgment, VIII. As to granting new trial, see New Trial.

As to amendment, see Pleading, I.

DISCRIMINATION.

Unconstitutionality of, see Constitutional Law, II. In license tax, see License.
In taxes, see Taxes, II.

DISEASE.

Opinion evidence as to, see Evidence, VII. Protection against, see Health.

DISMISSAL AND DISCONTINUANCE.

Of action or appeal, appealability, see Appeal and Error, L.

Of condemnation proceeding, see Eminent Domain.

Of injunction, see Injunction.

Effect of judgment of, see Judgment, II.

Of pleading, see Pleading, I.

Dismissal of action. 38:418.

When action may be dismissed by court. 78:475.

Right of trial court to dismiss action without findings or submission. 58:233.

Necessity for entry of judgment and payment of costs to effect a dismissal. 6:53, Gil. 14.

Dismissal where party has established a cause of action for nominal damages only. 37:537.

When dismissal of action sustained. 34:397.

Dismissal of action for imposition upon court. 68:408.

Dismissal of former suit upon plea of abatement in the second. 45:102.

Dismissal on ground of pendency of another action on appeal. 48:18.

Dismissal of divorce libel before hearing. 36:239.

DISMISSAL AND DISCONTINUANCE-Continued.

Procedure on failure of plaintiff to appear. 44:448.

Dismissal of action by party without attorney's consent. 68:74; 76:76.

Voluntary dismissal.

Voluntary nonsuit or dismissal. 44:400.

Right of plaintiff to dismiss. 14:491, Gil. 368.

Dismissal of action by plaintiff in replevin. 14:491, Gil. 368.

Dismissable stage of action. 37:485.

Plaintiff's right to dismiss before trial. 89:297.

Right to dismiss action after trial is begun. 31:329.

Time for removal or dismissal of cause. 23:186.

Effect of a voluntary dismissal of an action. 52:127.

Right to dismiss action where answer demands affirmative relief. 40:132.

Discretion to allow dismissal against cross complaint. 48:1.

Of party.

Right to dismiss as to part of joint tort-feasors. 44:237.

DISORDERLY HOUSE.

Indictment for keeping, see Indictment, etc. Definition of disorderly house. 89:343.

What constitutes keeping disorderly house. 21:47.

Validity of ordinance against keeping houses of ill fame. 21:47.

DISSOLUTION.

Of attachment, see Attachment.

Of corporation, see Corporations, VI.

Of injunction, see Injunction.

Of insurance company, see Insurance, I.

Of municipal corporation, see Municipal Corporations, L.

Of partnership, see Partnership.

DISTRIBUTION.

Of decedent's estate, see Descent and Distribution; Executors and Administrators.

By receiver, see Receivers.

DISTRICT AND PROSECUTING ATTORNEYS.

Appointment of attorney in place of county attorney. 69:508. Allowance of special prosecuting attorney. 72:296.

DISTRICT COURTS.

Jurisdiction of, see Courts.

References are to Reports as Notes are in that order.

DITCH.

See Drains and Sewers.

DIVERSION.

Of water, see Waters.

DIVIDEND.

On corporate stock, see Corporations, V.

DIVISION FENCE.

See Fences.

DIVORCE AND SEPARATION.

Conflict of laws as to, see Conflict of Laws.

Foreign divorce, see Judgment, IV.

Parties to action, see Parties, II.

Divorce by consent. 6:458, Gil. 315.

Right to divorce. 44:132.

on uncorroborated admissions or confessions. 6:458, Gil. 315.

Notice in divorce cases. 18:90, Gil. 72.

Decree in divorce suit. 23:214.

Validity of decree of divorce. 38:230.

decree rendered upon constructive service. 58:279.

When decree of divorce takes effect. 39:511.

Divorce proceeding as one in rem. 58:279.

Jurisdiction.

Jurisdiction to grant divorce. 58:279.

Jurisdiction in divorce and alimony suits as to foreign property. 58:279.

Jurisdictional residence for divorce. 75:433.

Grounds.

Grounds for divorce. 39:394: 53:181.

What constitutes. 39:258.

Cruelty. 36:239; 53:181.

Cruel and inhuman treatment. 62:212.

Palse accusations and calumny. 36:239.

Cruel and inhuman treatment without physical assault. 56:264.

Adultery. 93:284.

Definition of "adultery" in divorce law. 27:299.

Charge of adultery. 86:249.

Impotency. 46:467.

Excessive sexual intercourse. 53:181.

DIVORCE AND SEPARATION-Continued.

Desertion as ground for divorce. 27:330; 53:502; 76:292.

acts constituting desertion. 39:258.

separation during pending action for divorce as constituting desertion. 39: 394.

effect of institution of counter action of divorce. 39:394. misconduct justifying desertion. 76:292.

Defenses; collusion; recrimination.

Collusion as affecting jurisdiction of divorce suit. 55:401.

Condonation of cruel conduct as affecting right to divorce therefor. 46:461.

Resumption of cohabitation as evidence of condonation. 46:461.

Provocation as defense to charge of cruelty in divorce action. 39:258, Recrimination of adultery against other grounds for divorce. 23:563,

Alimony.

Alimony and division of estates on divorce. 96:294.

Allowance to wife on granting of a divorce. 92:527.

Validity of agreements for. 25:72.

Statutory limitation as to permanent alimony. 67:444.

Allowance in lieu of. 55:401.

Jurisdiction to award alimony in action for divorce. 73:474.

Jurisdiction of court to award, without action for divorce. 58:279.

Decreeing alimony to be lien upon realty. 59:347.

on homestead. 59:347.

method of enforcing lien. 59:347.

Alimony pendente lite. 34:441.

After judgment. 34:441.

Right to counsel fees in divorce action. 34:441

Effect of foreign divorce upon action for. 58:279.

Procedure where alimony is insufficient. 23:214.

- change of.

Modifying judgment for alimony. 28:33; 88:105.

Power to alter or amend allowance of alimony. 23:214.

Power of court to modify judgment for alimony. 77:67; 90:466.

Grounds for amendment or alteration. 23:214.

Other property rights.

Interest of wife in lands of husband when divorce is granted her. 92:527.

Wife's interest in husband's property upon divorce for his adultery. 54:352; 96:329; 98:243.

Extinguishment of homestead right by divorce. 68:317.

Validity of agreement as to divorce or separation.

Validity of agreements respecting divorces. 5:211, Gil. 169.

Validity of contract to facilitate procurement of a divorce. 25:72.

Validity of contracts between husband and wife respecting separation. 51: 35%.

DOCKET.

In justice's court, see Justice of the Peace.

DOCKS.

See Wharves.

DOCUMENTARY EVIDENCE.

See Evidence, IV.

DOMESTIC RELATIONS.

In general, see Divorce and Separation; Guardian and Ward; Husband and Wife; Infants; Marriage; Master and Servant; Parent and Child.

DOMICIL.

Presumption and burden of proof as to, see Evidence, II.

Place of. 19:484, Gil. 418.

Definition of "residence." 46:243.

"Present place" of abode. 50:320.

Domicil of child of divorced parents. 81:197.

DONATION.

See Gift.

DOUBLE DAMAGES.

See Damages, IV.

DOUBLE TAXATION.

See Taxes, II.

DOWER.

Election between will and dower, see Wills.

Right of dower. 25:462; 51:406.

Common-law right of dower. 32:336.

Statutory interest in lieu of dower. 32:336.

Nature of the dower interest of wife. 57:452; 91:45.

Nature of widow's statutory dower estate. 34:159.

Nature of wife's inchoate interest in estate of husband. 71:61.

Valuation of land for purpose of assignment of dower. 25:462.

Power of legislature over dower rights. 25:462.

Power of legislation to divest inchoate rights. 35:436.

Taking of land for public purpose as affecting dower rights. 31:239.

Transfer of right of dower by widow. 64:127.

DOWER-Continued.

In what property.

Dower rights in partnership estate. 6:358, Gil. 241.

Dower in dedicated land. 17:265, Gil. 243.

How barred.

Defeat of inchoate dower rights in land. 35:436.

Quitclaim deed as releasing dower. 44:526.

Bar of dower by joining in quit claim deed. 57:452.

Staleness of claim as bar to dower. 27:184.

Alimony as bar to dower. 97:76.

DRAFTS.

See Bills and Notes.

DRAINS AND SEWERS.

Municipal liability for defects in, see Municipal Corporations, IL.

Drainage of surface water, see Waters.

Validity of drainage laws. 47:313; 80:58; 87:325.

Validity of ditch law. 92:176; 93:16.

Construction of drainage statute. 100:85.

Duty to maintain ditch. 38:479.

Property owner's right to tap municipal sewers. 32:247; 40:402.

Drainage of wet lands as valid exercise of police power. 36:430.

Right to compensation upon draining of lake. 36:430.

Application of statutes punishing the draining of meandered waters. 36:430.

Collateral attack on proceedings under state drainage act. 93:16.

Procedure.

Jurisdictional procedure in laying ditches. 47:313.

Procedure for establishment of drains. 87:445.

Procedure in establishing drains and sewers. 85:234.

Petition in drainage proceedings. 87:325.

Departure from petition in making ditch. 100:85.

Waiver of notice by landowner voluntarily appearing in highway or ditch proceeding. 80:40.

Appeal in ditch proceedings. 93:16.

Right of appeal from drainage assessment. 76:290.

Appeal from action of county commissioners. 43:312.

Aggrievance to sustain appeal from road or ditch proceedings. 36:145.

Assessments.

Sewer assessment. 90:540.

Assessment for sewer improvements. 97:378.

Validity of assessment for drainage improvements. 80:58.

Validity of local assessment for drainage improvements. 81:511.

DRAYMAN.

Who is a drayman. 42:107.

DRIVER.

Imputing negligence of, to passenger, see Negligence, II.

DRUGS AND DRUGGISTS.

Constitutionality of laws relating to registration of pharmacists. 100:249. Power of state to regulate admission to practice of medicine, denistry or pharmacy through board of examiners. 32:324.

DRUNKENNESS.

As affecting criminal responsibility, see Criminal Law.
Opinion evidence as to, see Evidence, VII.
Sufficiency of proof of, see Evidence, XII.
Habitual drunkenness, see Habitual Drunkenness.
Contributory negligence by intoxicated person, see Negligence, II.

DUE BILL.

Conclusiveness of due bills as to facts therein admitted. 14:371, Gil. 287.

DUE PROCESS OF LAW.

See Constitutional Law, II.

DUPLICITY.

In indictment, see Indictment, etc.

DURESS.

Allegations as to, see Pleading, II.

What constitutes. 10:448, Gil. 360; 11:255, Gil. 170; 30:241; 37:469; 45:421; 49:564; 50:175.

Duress in exectution of promissory note. 30:241.

Duress of property. 34:384.

Threats as constituting duress. 36:406.

self-will of ordinary person as a test. 36:406.

Threat to withhold a legal right. 45:421.

Threats of prosecution or imprisonment of relative. 10:448, Gil. 360.

Threats of abandonment and coercion by husband. 10:448, Gil. 360.

What constitutes sufficient duress to make payment involuntary. 46:319.

Payment of money under duress. 59:325.

References are to Reports as Notes are in that order.

DWELLING.

What constitutes dwelling. 34:92.

DYING DECLARATIONS.

Admissibility of, see Evidence, X.

E

EASEMENTS.

In waters generally, see Waters.

What constitutes easement. 11:336, Gil. 237; 23:34.

Construction of grants of easements. 45:366; 96:163.

Implied easements. 83:377, 419; 100:221.

In mortgages. 83:377.

rights of innocent parties. 83:377.

Landowner's easement of access. 32:425.

Condition precedent to enjoyment of easement. 41:461.

Right to easement appurtenant to land. 53:156.

Relation between owners of different floors in building. 29:385.

Interference with easement as giving cause of action for damages. 21:297.

Extent of easement. 41:270.

Rights included in easement. 40:337.

width of way. 40:337.

Creation; how acquired; grant of.

Creation of easement. 41:270.

Acquisition of easements. 58:128.

Establishment or enforcement of easement. 29:95.

Right acquired by user of way. 34:493.

Easement by prescription. 36:273; 86:70.

Grant of easement or fee. 51:518.

Grant of dominant estate as grant of easement appurtenant thereto. 41:270.

Easement as passing to assignee of dominant estate. 74:286.

Loss of.

How easement may be lost or extinguished. 12:192, Gil. 116.

Loss of public easement by misuser or nonuser. 47:317.

Effect of nonuser upon easement. 47:317.

Release of easement. 51:518.

Extinguishment of easement by release thereof. 58:324.

ECCLESIACTICAL LAW.

Ecclesiastical jurisdiction. 52:465.

EDUCATION.

See Schools

References are to Reports as Notes are in that order-

EDUCATIONAL INSTITUTIONS.

Exemption of, from taxation, see Taxes, II.

EJECTMENT.

Pleading in action of, see Pleading, II.

Right in ejectment to show conveyance was made in fraud of creditors. 6:220, Gil. 142.

Adjustment of equitable titles in ejectment. 32:445.

Interests litigable in action to determine adverse claims. 49:91.

Re-entry as necessary to ejectment. 49:301.

When proper remedy.

Property for which ejectment maintainable. 11:119, Gil. 75.

Action for injury to possession. 54:118.

Ejectment against occupant of wharf. 43:95.

Ejectment against vendee. 35:379.

When ejectment lies against vendee. 33:410.

Ejectment against vendee in default. 58:301.

Time as giving right to ejectment against vendee. 30:335.

Ejectment against party in possession without paying compensation under eminent domain. 30:423.

Ejectment by mortgagor against mortgagee. 4:499, Gil. 390.

Ejectment against equitable claimant. 5:178, Gil. 139.

Invasion or encroachment as ground for ejectment. 91:476.

Ejectment for land overflowed by erection of dam. 100:114.

Ejectment for land taken or occupied for public use. 33:468; 46:321; 51:15; 54:157; 58:128; 86:188; 86:218.

Ejectment for lands entered for public use under parol licenses. 51:304.

Ejectment to recover land abortively attempted to be dedicated to public. 11: 119. Gil. 75.

Sufficiency of plaintiff's title.

Title necessary to support ejectment. 39:191; 47:137.

Title or interest to support ejectment. 14:345, Gil. 263; 22:249; 50:40.

Sufficiency of title to maintain ejectment. 47:137.

Sufficiency in real actions of proof of title back to common source. 27:277.

Rjectment by person entitled to easement. 11:119, Gil. 75.

Defenses.

Equitable title as defense in ejectment. 49:91.

Defense in ejectment for undivided interests. 28:523.

Requisites of an equitable defense to an action in ejectment. 21:534.

Mesne profits; allowance for improvements.

Action for mesne profits. 32:189.

Right of owner in possession to recover mesne profits. 82:530.

Definition of mesne profits. 32:189.

Allowance or improvements in ejectment. 55:202.

New trial.

Second trial in ejectment. 49:88.

EJECTMENT-Continued.

Second trial in "action for recovery of real estate." 25:183.

Right to second trial of action for recovery of real property. 32:130; 35:367; 40:132; 54:157; 99:421.

Right to statutory second trial. 96:42, 188.

Right to second trial under statute in suit to recover real property. 20:433, Gil. 387; 93:369.

Second trial as of right in action to recover realty. 10:397, Gil. 316; 26:75; 69:506.

When new trial is demandable as of right in action involving title to realty.

Real actions admitting of second trial as in ejectment. 81:508.

"Action to recover real estate" within statute for second new trial. 61:128.

Conditions on right to second trial of action for recovery of real property. 16: 445, Gil. 402.

Issues upon second trial. 54:157.

EJUSDEM GENERIS.

See Statutes, II.

ELECTION.

On question of issuing municipal bonds, see Bonds.

Between counts, see trial, I.

Between legacy and dower, see Wills.

Election by promisee under alternative promise. 5:392, Gil. 316.

ELECTION DISTRICT.

Power of the legislature to create election districts. 37:26. Power of executive to form election districts in unorganized county. 67:119. Village as not being separate election districts. 37:322.

ELECTION OF REMEDIES.

Effect of remedy at law on jurisdiction of equity, see Equity.

Bar of former judgment, see Judgment.

Actions in which title may be tried. 29:138.

Effect of election of remedies. 36:1.

Effect of beginning action in wrong county. 5:148, Gil. 113.

Exclusiveness of statutory remedy. 11:384, Gil. 278; 32:126; 68:89; 70:1. for enforcement of right created by statute. 20:396, Gil. 347.

Choice.

Election of remedies. 39:18; 97:491.

References are to Reports as Notes are in that order.

ELECTION OF REMEDIES-Continued.

Election between actions. 6:420, Gil. 284; 28:232; 36:392.

Election between inconsistent remedies. 39:132; 77:291.

Statutory remedy on foreign cause of action. 3:192, Gil. 124.

Remedies on breach of contract. 6:319, Gil. 224.

Remedy for breach of agreement to lease. 87:172.

Remedy of seller upon breach of contract. 93:201.

Remedy for breach of conveyances in consideration of support. 84:323.

Election of remedies in case of conditional sale. 92:134.

Election between action and rescission of contract. 30:64.

Distinction between action for damages and for rescission. 47:131.

On breach of agreement to sell or buy in lots. 6:319, Gil. 224.

Election of remedies for deceit. 62:146; 94:331.

Action in assumpsit on waiver of tort. 44:61.

Right to waive a tort and recover for money had and received. 74:53.

Waiver of tort to sue for use and occupation. 62:302.

Right of owner of land to waive the trespass and seek to recover for the use and occupation of the land. 71:533.

Remedy of wrongfully discharged servant. 67:365.

Statutory remedies against carriers. 1:256, Gil. 201.

Remedies of indorsee of note secured by mortgage. 13:364, Gil. 337.

Remedy upon breach of warranty where there is an agreement for return. 21: 391.

Election between remedies and defenses. 36:220.

Election of remedies for error. 79:272.

What constitutes an election; sufficiency.

Action on contract as election against subsequent action for reformation. 36:1. Attachment as election against ownership or lien. 39:132.

Former abortive suit as election of remedy. 41:494.

Knowledge requisite to election of remedies. 30:64.

Sufficiency of election to declare whole debt due for default of part. 26:347.

ELECTIONS.

- I. Qualification of voters.
- II. Elections.
- III. Nominations; primaries; conventions,
- IV. Contests.

At stockholders' meetings, see Corporations, V. Election districts, see Election Districts. Mandamus as to, see Mandamus. Of officers, generally, see Officers. Of parliamentary body, see Parliamentary Law. By school district, see Schools.

I. Qualification of voters.

Qualification of electors. 22:53.

References are to Reports as Notes are in that order.

ELECTIONS, I.—Continued.

Right to vote. 37:26.

Constitutional provisions as to qualifications. 27:224.

Power of legislature to change qualifications of voter. 58:219.

II. Elections.

Construction of election laws. 38:222.

Validity of elections. 38:222.

special elections. 65:292; 67:283.

elections held at separate unauthorized polling places. 38:222.

Essentials to validity of election. 27:466.

Irregularities vitiating election. 10:107, Gil. 81; 18:64, Gil. 43; 18:351, Gil. 323; 37:439: 46:274: 81:189.

want of poll lists. 10:107, Gil. 81.

failure of officers to be sworn. 10:107, Gil. 81.

Effect of irregularity in election. 82:328.

Mere irregularities as affecting validity of an election. 98:1.

Excluding voters as affecting validity of election. 60:146.

Validity of act denying right to vote on more than one proposition at election.
43:500.

Singleness of proposition to be voted on at special election. 61:48; 83:119.

Right of legislature to regulate right of elector to be elected to office. 87:308.

Presumable asset of absent voters to result of election. 10:107, Gil. 81. Provision for bi-partisan election board as mandatory. 59:6.

Notice of election.

Necessity for notice of purpose of special election. 61:48.

Computation of time for publication of notices of election. 27:197.

Number of votes cast; majority.

Method of determining whole number voting at election. 59:351.

Determining number of "votes cast" at an election. 64:16.

Vote required for adoption of amendment. 72:200.

Meaning of majority in elections. 59:351.

"Majority" of votes of electors. 22:53.

"Majority" of votes requisite to carry election. 10:107, Gil. 81.

"Majority" of "voters" necessary in approving questions submitted to electorate. 16:249, Gil. 221.

"Majority" sufficient to satisfy meaning of constitutional or legislative provision. 22:53.

Computation of "majority" on proposition submitted to popular vote. 22:400;

Effect of majority vote for ineligible candidate. 27:466.

Canvassing.

Duty of canvassing board. 2:180, Gil. 148.

nature of. 2:180, Gil. 148; 2:346, Gil. 298.

Count and canvass of election as ministerial duty. 25:106,

Right of board of canvassers of election to act but once. 37:362.

ELECTIONS, II.—Continued.

Right of board of canvassers to reconvene after adjournment sine die. 2:346, Gil. 298.

Powers, duties, and finality of action of canvassing boards. 10:107, Gil. 81. Conclusiveness of election inspectors' returns. 15:221, Gil. 172. Ballots.

Voting by "ballot." 26:107.

Secrecy of ballot. 37:439.

Voter's right to a secret ballot. 26:107.

numbering or identifying ballots as infringement of secrecy. 26:107. Irregularities in conduct of elections sufficient to reject ballots. 59:6. Statutory mode as to announcing and safe keeping of election ballots. 31:25.

Necessity that election judges initial ballots. 59:6.

Initials of judges. 60:146.

Validity of ballots. 60:146.

Form of ballot on submitted propositions. 65:292.

Numbering ballots. 60:146.

Sticker as cut or device. 37: 439.

Construction of doubtful ballots. 26:529.

Party name on official ballot. 87:211.

right dependent on vote cast at former election. 87:211. general plan of act. 87:211.

-marking.

Marking official ballot. 59:6.

Excessive names or marks, 26:529.

Marking of ballots at special election. 61:48.

Legal effect of marks on ballot. 81:73.

Sufficiency of marking. 60:146.

Identifying marks. 60:146; 99:261.

Identified ballots. 99:261.

Rejection of ballots distinctively marked or not intelligibly marked. 81:73.

Intention of voter shown by ballot marks. 84:85.

Use of voting machines.

Legality of elections by voting machines. 99:261.

III. Nominations; primaries; conventions.

Laws controlling primary elections. 87:221.

Constitutionality and effect of primary election laws. 86:19.

Legislative regulation of primary elections. 87:221, 308.

Nominee of convention. 53:147.

Nominations; conventions; names of candidates on ballots. 58:525.

Powers of a political convention. 73:528.

as to nominations. 73:528.

Right of convention to delegate power to fill vacancies. 74:118.

Validity of law requiring filing fees from candidates at primary elections. 99:

References are to Reports as Notes are in that order. Index to Notes, Minn. Rep. 15.

ELECTIONS-Continued.

IV. Contesta.

Election contests. 26:529.

Contests in municipal elections. 76:55.

Election contests in cities. 60:132.

Right to contest municipal elections. 35:385.

Construction of statute as to city election contests. 85:536.

Contesting election as "civil" action. 13:518, Gil. 480.

Appeal from board of election canvassers. 9:232, Gil. 217.

Constitutionality of law requiring courts to decide election contests. 13:518, Gil. 480.

Necessity for notice of contest of election. 53:290.

Time for notice of appeal from decision of board of eanwassers in election.
23:445.

Specification of errors in election contest proceedings. 31:25.

Sufficiency of the specification of grounds for contesting an election. 46:274. Amendments in election contest cases. 13:518, Gil. 489.

ELECTIVE PROVISIONS.

In land contract, see Vendor and Purchaser.

ELECTRICITY.

Liability for escape of electricity on one's own property. 18:324, Gil. 292. Recovery for injury to horse hitched to electric light pole. 72:24. Duties and liabilities of electric corporations. 82:100. Reasonable car in case of electric conductors. 93:99. Contributory negligence in case of injuries from electric wires. 93:99.

ELECHOSYNARY INSTITUTIONS.

See Charities.

ELEVATORS.

Grain elevators, see Grain Elevators.

Liability of owner of elevator. 41:207; 46:117.

Owner of passenger elevator as a common carrier of passengers. 41:207.

Right of operator to assume nonremoval of elevator during short absence. 85:

References are to Reports as Notes are in that order.

ELIGIBILITY.

To office, see Officers.

EMANCIPATION.

Of minor children, see Parent and Child.

EMBEZZLEMENT.

Indictment for, see Indictment, etc. Acts constituting embezzlement. 22:41. By agent. 26:191.

By partner. 22:41.

By public officer. 26:183.

Public officers as indictable for embezzlement. 22:67; 28:226.

Embesslement by public officer failing to turn over money on demand. 29:78.

Treasurer as "agent" under embezzlement statutes. 29:78.

Agency in embezzlement. 26:183.

Conversion in embezzlement. 26:183.

Conversions constituting embezzlement. 28:226.

Necessity for demand to fix crime of embezzling public funds. 22:67; 26:191.

Necessity for intent to defraud in embezzlement cases. 38:192.

Effect of prosecution for embezzlement on right to commissions. 25:490.

EMBLEMENTS.

See Crops.

EMERGENCY.

Contributory negligence in, see Negligence, II.

EMINENT DOMAIN.

- I. In general.
- II. Bight to take property.
- III. Procedure.
- IV. Rights and remedies of owners.
- 7. Additional servitude.

Relation between courts and legislative department in, see Courts. Measure of damages in condemnation cases, see Damages, III. Injunction against condemnation proceedings, see Injunction.

I. In general.

Buinent domain. 13:315, Gil. 289. Condemnation proceedings. 93:30.

EMINENT DOMAIN, I.-Continued.

Validity of condemnation proceedings. 56:432.

Condemnation as bar to action for trespass. 17:215, Gil. 188.

Withholding writ against railroad to give time to obtain title by condemnation. 18:174, Gil. 157.

Effect of right of eminent domain. 1:127, Gil. 103.

Trespass under color of eminent domain. 22:29.

Entry under void condemnation proceedings as trespass. 33:419.

Nature of liability of railroad operating trains on property not lawfully acquired. 17:215, Gil. 188.

Validity of statute giving action against railroad company to recover land.

Condemnation proceedings after actual entry. 33:468.

Use of right of way by railroad company. 63:70.

Improvements by railroad company on land of another. 26:66.

Necessity for compliance with described line in opening of way. 39:65.

Alienation pending condemnation proceedings.

Effect of alienation pending condemnation actions. 16:260, Gil. 234; 22:198.

Sale of property before completion of condemnation. 51:218.

II. Right to take property.

Power of condemnation. 35:131.

Right of eminent domain. 76:302.

Exercise of power of eminent domain. 23:167; 39:65; 77:153; 80:325.

valid exercise. 80:58.

Implied power of eminent domain. 87:146.

Construction of grant of eminent domain. 67:339.

Limitations upon exercise of right of eminent domain. 30:359.

Evidence of grant of power of eminent domain. 43:527.

Effect of order authorizing condemnation of fee. 63:70.

Right to question necessity for taking in eminent domain. 38:157.

Statute as governing as to quantity of land taken under power of eminent domain. 28:326.

Right of successor in interest to complete condemnation proceedings. 38:234.

Discretion of railroad proprietor in selecting route to be condemned. 6:150, Gil.

of legislature where no selection has been made. 6:150, Gil. 92.

Who may exercise.

Who may exercise power of eminent domain. 60:539.

Right and capacity to exercise eminent domain. 36:481.

Exercise of power by individual. 18:155, Gil. 139.

By corporations or individuals. 18:384, Gil. 345.

By corporation. 22:372.

By public corporation. 23:537; 72:472.

By territory. 18:384, Gil. 345.

By United States. 18:384, Gil. 345.

EMINENT DOMAIN, II.—Continued.

Power of board of county commissioners to condemn land for public roads. 25: 123.

Right of receiver to institute condemnation proceedings. 61:502.

power by telegraph and telephone companies. 18:155, Gil. 139.

Taking of land by railroads. 28:503.

Exercise of power by railroads. 18:155, Gil. 139.

Railroad company's power of eminent domain. 21:241.

Right of railroads to exercise right of eminent domain. 19:464, Gil. 406; 30:541.

When railroad company may obtain possession under eminent domain. 18:174, Gil. 157.

What may be taken.

What subject of condemnation. 28:373; 34:227.

Condemnation of land already devoted to public use. 23:167; 30:359; 76:334.

Right to condemn land already condemned for another use. 61:502.

Necessity for special grant of power to subject property to a second public use. 30:359.

Condemnation of public property. 77:248.

Right to condemn government land within state. 32:95.

Power of eminent domain as to existing public uses. 85:76.

Property of educational institutions as subject to condemnation proceedings. 36:447.

Franchises as subject to right of eminent domain. 36:481.

Corporate franchise as subject of eminent domain. 10:23, Gil. 8.

Condemnation of cemetery. 75:30.

Acquisition of fee to park lands by city. 75:292.

Existing railroad uses. 23:167.

Taking railroad ground for other uses. 30:359.

Highways across railroads. 23:167; 42:247.

Right to lay street over railway. 80:67.

Highways across railroad depot grounds. 23:167.

Projecting streets across railroad yards and grounds. 30:359.

Right to carry public improvements over and across railroad right of way. 35: 141.

Electric wire lines on railroad right of way. 76:334.

Condemnation of one railroad use to similar use by another road. 61:502.

Condemnation of crossing over another railroad. 35:461.

Right of railroad to acquire a crossing over right of way of another road. 37: 164.

For what purpose.

Uses justifying exercise of power of eminent domain. 22:372; 87:325.

Taking of property for public use. 49:526.

Necessity of condemnation for public purpose. 32:95.

Necessity of public purpose in taxation or eminent domain. 37:498.

Public uses in law of eminent domain. 14:365, Gil. 282; 37:498; 43:527; 63: 70: 97:429.

Public use justifying taking by eminent domain. 41:461; 65:515.

As affected by number of persons who are benefited. 43:527.

EMINENT DOMAIN, II.—Continued.

Taking private property for private use. 80:58.

Disposition of public property to private use. 30:350.

Purpose in part private. 97:429.

Taking property devoted to public use for other public use. 65:515.

Condemnation of fee for city street. 23:167.

Right of city to acquire easements in land for embankments by condemnation.
45:225.

Refundment of void taxes paid. 30:350.

Drainage. 87:325.

Mills and milldams as public use. 11:253, Gil. 168.

Power dams and other water works. 14:365, Gil. 282.

Booms as public use. 22:372.

Eminent domain in making navigable non-navigable stream. 28:534.

Generation of power by water. 97:429.

Furnishing of electricity. 97:429.

Eminent domain for parks. 33:524.

Park as public use. 38:266.

Parks and pleasure grounds as public use. 33:235.

Railroads as public use. 18:482, Gil. 432.

Switch as constituting public use. 89:284.

Switches and side tracks of railroads. 43:527.

Right of railroad to acquire land to change course of stream. 35:131.

Rights acquired.

Title acquired by eminent domain. 18:155, Gil. 139; 46:540.

Estate vested under condemnation proceedings. 100:214.

Title acquired by corporation in lands obtained for public use. 100:167.

Title or estate of railroad in right of way. 21:322.

Interest acquired by condemnation as easement. 22:286.

Rights of railroad company in land appropriated. 20:28, Gil. 19.

Right acquired under authority to construct railroad in highway. 22:149.

Possession of land acquired by eminent domain. 76:70.

Exclusive possession of railroad right of way. 17:322, Gil. 299.

Use of property condemned for public use. 45:366.

Right of condemnor to change use of property. 89:284.

Power to take fee simple for public use. 21:322.

Right to transfer rights in land acquired by condemnation. 30:541. conveyance of easement of right of way. 30:541.

Effect of action for damages where damage is continuing. 21:358.

Time of vesting of title.

When taking of land complete. 28:503; 30:100.

When title in condemned land vests. 93:30.

When title vests under condemnation proceedings. 16:260, Gil. 234.

Time of vesting of title to property on condemnation proceedings. 24:311.

Date of acquisition of title in condemnation proceedings. 85:416.

As to proceedings by railroads. 16:260, Gil. 234.

EMINENT DOMAIN-Continued.

III. Procedure.

Validity of condemnation. 39:240.

Validity of procedure for condemnation of land for public purposes. 25:123.

Recondemnation under valid law where proceedings had under void law. 47:313.

Necessity for tribunal to ascertain damages. 16:375. Gil. 333.

Nature of tribunal in condemnation proceedings. 21:241.

What are final orders in condemnation proceedings. 34:227.

Judicial issues in condemnation proceedings. 11:253, Gil. 168.

Issues of title in condemnation proceedings. 16:341, Gil. 303.

Error as to tract as invalidating condemnation. 42:467.

Negativing defenses in condemnation proceedings. 76:334.

Right to open and close in condemnation proceedings. 17:188, Gil. 162; 19:500, Gil. 433; 38:157.

Change of venue in condemnation proceedings. 20:28, Gil. 19.

Assessment of compensation in condemnation proceedings. 51:15.

Assessment of damages in eminent domain by commissioners. 30:140.

Right to object to form of assessment on condemnation after verdict. 22:173.

Protection of mortgagee's interests in condemnation proceedings. 22:198; 42:

'Statutory bond as securing compensation before taking land for railroad. 18: 155, Gil. 139,

Limit of witnesses in eminent domain. 29:318.

Inference from facts of appearance in law. 32:174.

Necessity that determination of right of condemnation be made before appointment of appraisers. 34:227.

Conclusiveness of condemnation proceedings. 52:283.

Conclusiveness of statutory mode of service in condemnation proceedings. 58:

Owner's title in condemnation proceedings. 23:18.

Impeachment of landowner's title by railroad. 7:390, Gil. 311.

Objection to application in condemnation proceedings. 81:265.

Objections as to service in condemnation proceedings. 80:40.

Manner of raising objection to condemnation proceedings. 43:527.

Mode of challenging right to exercise eminent domain. 14:365, Gil. 282.

Collateral attack on proceedings in condemnation. 44:464.

Mode of correcting errors in judgment in condemnation proceeding. 13:508, Gil. 468.

Waiver of objections in eminent domain. 16:375, Gil. 333; 32:174; 38:157, 523.

Waiver of defect in condemnation proceedings. 30:423.

Nature of condemnation proceedings.

Nature of eminent domain. 11:515, Gil. 392.

Nature of condemnation proceedings. 21:122; 39:65; 82:497.

As "special proceedings." 39:65.

When a "suit at law." 11:253, Gil. 168.

Condemnation proceedings as "civil action." 19:464, Gil. 406.

Whether condemnation proceedings constitute "civil suit." 35:141.

EMINENT DOMAIN, III.-Continued.

Condemnation proceedings as in rem. 35:141.

Necessity for following statute in eminent domain proceedings. 85:76.

Jurisdiction.

Jurisdiction of appropriation proceedings. 26:445.

Jurisdiction in condemnation proceedings. 87:7.

Jurisdictional recitals in order condemning land for public purposes. 25:123.

Waiver of jurisdiction of person by appearance in condemnation proceedings. 31:289.

Pleadings.

Additional pleadings in condemnation proceedings. 29:318.

Sufficiency of answer in appropriation proceedings. 34:227.

Plea or answer as bar to condemnation proceedings. 34:227.

Effect of failure of defendant to plead in condemnation proceedings. 29: 318.

— petition.

Sufficiency of petition in eminent domain. 23:114; 39:65; 67:339; 82:471.

Sufficiency of petitions for condemnation by railroads. 16:271, Gil. 244.

Sufficiency of description in condemnation petition. 34:227.

Taking allegation of title in petition as true. 16:341, Gil. 303.

Conclusiveness of admission of title in petition for condemnation. 35:439.

Parties.

Proper parties to condemnation proceedings. 87:7.

Necessary parties in condemnation proceedings. 42:245; 52:283; 59:493; 81: 443.

Prospective settler as party to condemnation proceedings. 32:95.

Mortgagees as necessary parties in condemnation proceedings. 22:198.

Right of owner to contest appropriation. 16:375, Gil. 333.

Notice of proceedings.

Notice in condemnation proceedings. 69:53.

Statutory notice in eminent domain as jurisdictional. 24:25.

Necessity for notice to landowner. 27:119; 45:225.

Necessity for notice in condemnation proceedings. 18:155, Gil. 139, 56:321.

Necessity for notice of appointment of appraisers. 16:375, Gil. 333.

Necessity for notice of hearing on damages. 16:375, Gil. 333.

Necessity for notice to landowner of condemnation proceedings. 18:174, Gil. 157.

Necessity for notice to owners, of location proceedings. 16:375, Gil. 333.

Notice as requisite to validity of award under eminent domain. 32:174.

Eminent domain proceedings as void for want of notice. 33:419.

Notice as essential to jurisdiction in condemnation proceedings. 37:194.

Validity of condemnation proceedings without statutory notice. 47:313.

Right to notice of meeting of commissioners in condemnation proceedings. 31: 289.

Waiver of notice in condemnation proceedings. 18:174, Gil. 157.

Sufficiency of notice in condemnation proceedings. 18:155, Gil. 139; 32:174; 35: 141; 56:321; 84:308.

as to time and place of meeting. 32:174.

Requisites of notice. 18:174, Gil. 157; 35:141; 55:223.

EMINENT DOMAIN, III.—Continued.

Description of land in notice of condemnation proceedings. 46:540.

Service of notice in condemnation proceedings. 87:7.

Sufficiency of service of notice in appropriation proceedings. 31:289.

Proof of service of notice in condemnation proceedings. 95:372.

Proof of service and posting of notice. 80:40.

Publication of notice. 47:313.

Description of property.

Description of property in eminent domain. 43:104.

Sufficiency of description in condemnation proceedings. 45:225; 96:419.

Certainty of description in condemnation proceedings. 80:352.

-appointment and qualification of commissioners, etc.

Order appointing commissioners on petition for condemnation. 16:271, Gil. 244.

Vacation of order appointing commissioners in eminent domain. 38:157.

Motion in Supreme Court to vacate appointment of condemnation commissioners for St. Paul and Pacific Railroad. 16:271, Gil. 244.

Qualifications of viewers in condemnation proceedings. 64:547.

Statute as to qualifications of commissioners. 30:140.

Disqualification of appraiser in eminent domain proceedings. 87:268.

Competency of local citizens as jurors and of commissioners in condemnation proceedings. 30:140.

Affidavit as to qualifications of commissioner in condemnation proceedings. 56: 321.

Report of viewers or commissioners.

Report of viewers in condemnation proceedings. 39:240.

Validity of report in condemnation proceedings. 50:558.

Sufficiency of description in report of land condemned. 16:341, Gil. 303.

Invalidity of report of condemnation commissioners in excess of their powers. 28:326.

Filing of report in eminent domain. 84:308.

Departure of commissioner's report from petition. 86:218.

Sufficiency of report of reviewers. 82:471.

Right to jury trial.

Right to jury trial in eminent domain. 18:384, Gil. 345; 21:241; 25:123; 30: 140.

Verdict; finding; judgment; award.

Findings on judgment in condemnation proceedings. 19:500, Gil. 433.

Sufficiency of finding in condemnation proceedings. 30:533.

Sufficiency of finding of damages in eminent domain. 44:464.

Verdict of the jury in condemnation proceedings. 20:28, Gil. 19.

Sufficiency of judgment and verdict in condemnation action. 16:341, Gil. 303.

Form of judgment in condemnation proceedings. 21:497.

Judgment to be entered in condemnation proceedings. 24:191.

Damages for delay in condemnation proceedings. 32:452.

Judicial relief in condemnation proceedings after filing of report. 35:439.

Accrual of damages on condemnation proceedings. 22:44.

Award of damages in condemnation proceedings. 67:402.

References are to Reports as Notes are in that order.

233

EMINENT DOMAIN. III.—Continued.

Right to grant gross award in eminent domain. 22:173.

Validity of gross award on condemnation proceedings. 17:322, Gil. 299.

Waiver of objections to award of damages in condemnation proceedings. 25:

Conclusiveness of award in eminent domain. 29:256; 69:276.

where evidence is conflicting. 19:283, Gil. 240.

Verdict as conclusive of necessity for public improvement. 80:67.

Dismissal or discontinuance of proceedings.

Dismissal or discontinuance of proceeding. 21:497.

Dismissal of proceedings to condemn land. 30:541.

Effect of dismissal of condemnation proceedings. 21:533.

Abandonment of proceedings.

Abandonment of condemnation proceedings. 32:452; 35:404, 439; 38:234; 40: 483.

Right to abandon proceedings to condemn. 33:524; 38:266; 51:15.

Necessity for completion of proceedings in eminent domain. 27:119.

Re-entry upon abandonment of land condemned. 63:70.

Appeal.

Appeals in condemnation proceedings. 19:260, Gil. 220; 30:451; 33:515; 39:65; 46:118; 78:31.

Appeal from award of commissioners in condemnation proceedings. 10:267, Gil. 208: 38:157.

Appeal from district court order for new trial in condemnation action. 16:506, Gil. 457.

Appealable order and judgments. 33:419; 34:227; 67:339.

Reviewability of eminent domain commissioner's report. 26:445.

Appeal from district court order for new trial in condemnation proceedings. 16: 260, Gil. 234.

Appeal from void award in condemnation proceedings. 28:326.

Right of appeal in condemnation proceedings. 27:14.

Right of appeal from judgment in condemnation proceedings. 21:424.

Right to appeal from report in condemnation proceedings. 21:497, 87:325; 92:248.

Procedure on appeal in condemnation proceedings. 30:140.

Practice of appellate court in condemnation proceedings. 58:96.

Notice of appeal in condemnation proceedings. 71:42.

Service of notice. 78:31.

New trial on appeal in condemnation proceedings. 80:67.

Nature of trial on appeal from award by condemnation commissioners. 22:198. Construction of verdict on appeal in condemnation proceedings. 21:122.

Scope of appeal from award of commissioners in condemnation proceedings. 24: 311.

Issues on appeal from award of commissioners in condemnation proceedings. 20:187, Gil. 166.

Questions considered on appeal in condemnation proceedings. 23:18.

Questions raised by appeal from award of commissioners in condemnation proceedings. 11:253, Gil. 168.

References are to Reports as Notes are in that order.

EMINENT DOMAIN, III.—Continued.

Questions on appeal to district court from award in condemnation actions. 16: 406, Gil. 457.

Right to question validity of order appointing commissioners. 11:253, Gil. 168. Controverted questions on appeal. 84:308.

Right to dispute title of claimant on appeal from award of commissioners in condemnation proceedings. 22:173.

Award of commissioners as evidence for the jury in condemnation appeals. 21:424.

Waiver of want of jurisdiction by appeal from award in condemnation. 18:155, Gil. 139.

Who may appeal in eminent domain. 22:177, 198; 35:141.

Parties to bring appeal in condemnation proceedings. 16:260, Gil. 234.

Persons entitled to appeal from orders for public improvements. 27:253. from orders as to highways. 27:253.

Necessity for bond to right of appeal in eminent domain proceedings. 18:155, Gil. 139.

Power to dismiss appeal. 11:253, Gil. 168.

Effect of dismissal of appeal in condemnation proceedings. 32:452.

IV. Rights and remedies of owners.

Condemnation of land subject to mortgage. 24:25.

Rights of owner in track constructed by trespassers. 28:503.

Proper remedy.

Remedy for damages. 32:452.

Remedy for taking property for public use. 11:292, Gil. 201; 25:129.

Remedy for damages sustained in appropriation proceedings. 78:398.

Remedy for wrongful entry for public use. 39:120, 240.

Remedy for wrongful occupation for public use. 45:366.

Remedy where entry for public use is made without right. 18:434, Gil. 392.

Remedy for taking without regular procedure. 13:315, Gil. 289.

Combining eminent domain and assessment. 44:372.

What constitutes a taking of, or injury to, property.

What constitutes taking of property. 23:114; 25:331; 29:288; 35:549; 38:266; 45:71; 71:403.

Acts constituting a taking of land for public use. 28:534; 32:201; 39:286; 56:334; 91:473.

Commencement of condemnation proceedings as taking of property. 51:218. Injury to abutters' easement in street. 39:286.

Destruction of public access or public passage as special injury to private owners. 29:41.

Destruction of property to prevent spreading of fire as taking under eminent domain. 13:38, Gil. 25.

Obstruction of stream as "taking" of property without compensation. 76:251.

Uses of navigable stream or bank constituting taking of shore rights. 28:534.

Deposits or flowage of water as a taking. 28:534.

EMINENT DOMAIN, IV.-Continued.

Necessity for making compensation.

Interest on amount of award, see Interest.

Compensation in eminent domain. 36:402.

Compensation on taking for public use. 31:297.

Compensation for use of condemned land. 17:322, Gil. 299.

Recovery for damages from condemnation. 34:227.

Right to damages in eminent domain. 7:390, Gil. 311.

Right to award in condemnation proceedings. 16:341, Gil. 303; 82:497.

Right to compensation for taking land. 17:215, Gil. 188.

Damage for public use requiring compensation. 24:254.

Necessity for compensation for condemned property. 11:515, Gil. 392.

Necessity for compensation for land taken under eminent domain. 30:477.

Right to compensation for property taken for public use. 11:292, Gil. 201.

Meaning of "just compensation" in eminent domain proceedings. 10:267 Gil. 208.

Right of owner of condemned property to compensation. 13:38, Gil. 25.

Necessity for providing for compensation in eminent domain. 44:299.

Necessity for statutory provision for compensation in eminent domain cases. 28:534.

Necessary requisites as to compensation, of statute for taking of private property for public use. 27:119.

Ejectment against party in possession without paying compensation under eminent domain. 30:423.

Waiver of right to compensation on taking of land for public purposes. 27:119. Compensation to abutting owner for use of street. 44:195.

Compensation for private use of street. 63:330.

Compensation for change of grade. 13:311, Gil. 286.

Right to damages for cutting or impairing access to property. 32:425.

Compensation for destruction of private rights in street. 46:529.

Right of abutting property owners to compensation for electric poles and wires in street. 37:347.

Riparian owner's compensation in eminent domain. 23:18.

Compensation for taking of riparian rights for public use. 52:59.

Riparian rights as subordinate to public use without making compensation.
56:485.

Compensation upon change of channel of stream. 40:22.

Right to raise waters by damming without compensation. 56:513.

Compensation upon draining of lake. 76:286, 290.

Right to damages by reason of railroad in street. 32:425.

Compensation for use of street by railroad. 38:122.

Compensation to abutting owner for railroad in street. 32:101.

Right of abutter to compensation where railroad uses street. 21:358.

Right to compensation for operating railroad on public street. 17:215, Gil. 188; 37:519.

Duty of railroad company occupying street to compensate abutting owner. 35:131.

To whom compensation must be paid.

Who entitled to compensation in eminent domain proceedings. 16:260, Gil. 234; 30:100; 31:45; 52:409.

References are to Reports as Notes are in that order.

EMINENT DOMAIN, IV.-Continued.

Apportionment of award in appropriation proceedings. 77:410.

Division of award in condemnation proceedings. 63:181.

Right of mortgagees to maintain action for injury to mortgaged premises for public use. 52:409.

Right to damages in eminent domain where property is transferred. 32:425.

Payment or security; taking possession of property.

Payment in money. 11:515, Gil. 392.

Time and manner of making compensation in eminent domain. 29:256.

Construction of charter of Stillwater as to conditions before payment of eminent domain award. 64:105.

Possession of property for public use. 44:206.

Right to possession of property in eminent domain. 22:44.

Payment of consideration as condition precedent to taking property by eminent domain. 31:493.

Right to compensation before entry in eminent domain. 18:434, Gil. 392.

Taking private property before compensation is paid. 21:424.

Necessity for compensation before taking. 13:315, Gil. 289.

Compensation as precedent to taking for public use. 16:375, Gil. 333.

Entry upon appropriated property before payment of compensation. 33:468, 524; 53:318.

Validity of charter authorization to enter and take lands before making compensation. 17:439, Gil. 417.

Trespress by taking land for railroad before compensation is paid or secured. 17:439, Gil. 417.

Possession on security for compensation. 26:78.

Sufficiency of security. 26:78.

Direct taking by public when compensation is secured or provided. 38:266.

Effect of tender in condemnation proceedings. 21:322; 30:423.

Tender of award as justifying entry, in eminent domain. 22:565.

V. Additional servitude.

Additional servitudes. 60:539.

What are additional servitudes. 59:169.

Acts amounting to imposition of additional servitude. 39:286.

On highway.

Additional servitude upon street. 28:373; 32:319.

Imposition of additional servitude on street. 50:518.

Additional servitudes in highway. 32:101; 36:402.

What constitutes an additional servitude in highway. 59:27.

Electric poles and wires in street. 37:347; 60:539.

Telegraph and telephone lines on highway. 76:334.

Bridge approach. 48:445; 56:485; 59:27.

Viaduct. 59:27.

Railroads as additional servitudes on street. 13:315, Gil. 289; 17:215, Gil. 188; 18:260, Gil. 236; 22:149; 23:144; 39:286.

Use of street for railway purposes as imposing an additional servitude. 45:71. commercial railroad. 14:285, Gil. 212.

References are to Reports as Notes are in that order.

EMINENT DOMAIN, V.-Continued.

Street railway as additional servitude upon street. 53:68. What street railways and equipment are additional burdens. 35:112. Grant of use of tracks to another company. 59:169.

EMPLOYEES.

Bonds for fidelity of, see Bonds. In general, see Master and Servant.

EMPLOYERS' LIABILITY.

Insurance against, see Insurance, VIII. Statute as to, see Master and Servant. II.

ENACTMENT.

Of ordinance, see Municipal Corporations, II. Of statutes, see Statutes, I.

ENCUMBRANCES.

On insured property, see Insurance, III.

Conveyance of property subject to, see Mortgage, III.

Definition of encumbrances. 23:34.

Encumbrances by claimants of public lands. 18:354, Gil. 325.

Party wall as an encumbrance. 34:168.

ENEMIES.

See War.

ENFORCEMENT.

Of chattel mortgage, see Chattel Mortgage.

Of judgment, see Judgment, VII.

Of mechanic's lien, see Mechanics' Liens.

Of mortgage, see Mortgage, VI.

Of ordinance, see Municipal Corporations, IL.

Of tax, see Taxes, IV.

ENTERTAINMENT.

See Exhibitions; Horse Race.

References are to Reports as Notes are in that order.

ENTICEMENT.

Of wife, see Husband and Wife.

ENTIRETY.

Of contract generally, see Contracts, II.
Of insurance contract, see Insurance, III.
Assessment and sale as, see Taxes, IV.

ENTRY.

Admissibility of, in evidence, see Evidence, IV. Forcible entry, see Forcible Entry and Detainer. Of judgment, see Judgment, I. On public land, see Public Lands. Right of entry upon lands. 18:354, Gil. 325.

EQUALITY.

In taxation, see Taxes, II.

EQUALIZATION.

Of tax assessment, see Taxes, IV.

EQUAL PRIVILEGES.

See Constitutional Law, II.

EQUAL PROTECTION.

See Constitutional Law, II.

EQUITABLE ASSIGNMENT.

In general, see Assignment. Of mortgage, see Mortgage, IV.

EQUITABLE CONVERSION.

Equitable conversion. 49:469.

Double conversion. 69:141.

Award in condemnation proceedings as equitably converted to land as regards liens upon. 59:493.

References are to Reports as Notes are in that order.

EQUITABLE ESTOPPEL.

See Estoppel.

EQUITY.

I. In general.

II. Jurisdiction.

Limitation of actions in, see Limitation of Actions.

I. In general.

Extent of relief in equity. 41:394.

Waiver of right to relief in equity by giving new notes. 5:382, Gil. 310.

Offer to do equity as condition precedent to grant of relief. 47:491.

Exaction of equity as condition of relief. 49:431.

Bearing loss where one of innocent persons must suffer. 26:123. application of rule as to. 90:478.

II. Jurisdiction.

Jurisdiction and practice in particular cases, see Cloud on Title; Creditors' Bill; Injunction; Mortgage, VI.; Specific Performance.

Jurisdiction of courts generally, see Courts.

Relief against judgment, see Judgment, VIII.

Equity jurisdiction. 7:351, Gil. 276; 8:87, Gil. 62; 12:113, Gil. 62; 32:336, 429; 48:174; 85:498.

Right to equitable relief. 9:103, Gil. 93; 19:497, Gil. 429.

When equitable jurisdiction attaches. 48:372.

Scope of equitable jurisdiction. 17:104, Gil. 83.

Powers of court of equity. 88:311.

Equitable jurisdiction of local courts. 73:108.

Elements of equitable jurisdiction. 32:280.

As to equity providing remedy. 89:58.

Ancillary relief in equity. 47:95.

Necessity for timely performance of condition precedent to contract to relief in equity. 32:14.

Errors affecting jurisdiction of court. 69:265.

Power of equity over execution upon real estate. 9:74, Gil. 63.

Equitable relief to land owner against illegal assessments. 30:294.

Jurisdiction of equity in action for purchase money of land. 47:179.

Equitable relief against adverse possession, 37:1.

Equitable relief from liability on notes. 8:124, Gil. 97.

Rescission as equitable remedy. 44:84.

Equitable actions to cancel contracts and franchises. 88:329.

Jurisdiction of equity to reform deeds. 37:30.

Reforming and enforcing defectively executed instruments in equity. 11:438, Gil. 323.

Jurisdiction to determine whether deed was intended as mortgage. 41:344.

EQUITY, II.—Continued.

Power of equity to set aside gift. 62:234.

Jurisdiction of equity to decree abatement of nuisance. 27:245.

Insolvency of defendant as ground for equitable relief. 32:482.

Equitable relief against judgment. 2:259, Gil. 221.

Jurisdiction of a court of equity over building and loan association. 64:349.

Remedy at law.

Resort to legal remedy before equity. 17:100, Gil. 76.

Partial remedy at law as divesting equity of jurisdiction. 47:179.

Waiver of adequacy of legal remedy. 46:507.

Cases of fraud or mistake.

Equitable relief against statute in case of fraud. 34:272.

Right to resort to equity to present frauds under statutes. 99:197.

Equitable interference to relieve fraud. 19:17, Gil. 1.

Relief in equity where subject-matter grew out of fraud. 55:482.

Equitable relief for fraud or mistake in executed contract. 33:186.

Equitable relief against fraudulent land patent. 32:509.

Refusal of equitable relief in case of tainted contracts. 5:422, Gil. 342.

Equitable relief against land officer's decision procured by fraud. 5:521, Gil. 416. Frauds on registered titles. 99:197.

Equitable relief on ground of mistake. 35:331; 37:30; 38:421; 39:250; 40:184; 65:315.

mistake of law. 87:30; 40:424; 55:379. mistake as to legal rights. 41:417.

Trusts; wills; guardianship; decedents' estates.

Jurisdiction over trust, 63:511.

Jurisdiction of courts of equity to enforce trusts. 9:79, Gil. 68.

Equitable powers of court over trust property. 36:75.

Trusts cognizable exclusively in court of equity. 62:132.

Jurisdiction of equity to construe will. 95:455.

Equitable relief from condition subsequent in will. 95:340.

Chancery jurisdiction in case of guardianship. 4:412, Gil. 315.

Equity jurisdiction of action against coexecutor. 77:218.

To avoid multiplicity of suits.

Relief in equity to prevent multiplicity. 10:23, Gil. 8.

Jurisdiction of equity to prevent a multiplicity of suits. 83:246.

Retaining jurisdiction.

Retaining jurisdiction once acquired. 36:1.

Complete relief in equity. 47:179.

EROSIONS.

See Waters.

ERROR.

See Appeal and Error.

References are to Reports as Notes are in that order.

Index to Notes, Minn. Rep. 16.

ESCROW.

Delivery of deed to third person generally, see Deeds. Deposit in escrow. 96:57. When written instrument an escrow. 37:542. Instrument as deed or escrow. 29:246. Effect of deposit of deed on condition, 87:168. Validity of contract with condition precedent to its operation. 30:313. Passing of title under a delivery in escrow. 37:215, 338. Grantee's remedy to establish right to deed in escrow. 37:215. Effect of death of grantor in deed delivered in escrow. 37:338. Waiver of conditions, 87:168.

ESTATES.

Joint estates, or estates in common, see Cotenancy. In real property generally, see Deeds. Life estate, see Life Tenants. Passing by will, see Wills. Estate in land. 44:312. Creation of estates on condition. 64:404. Vested or contingent future estates, 67:335. Estate in future without intervention of precedent estate. 50:475. Devestiture of. 32:163.

ESTOPPEL

- I. Of state or United States.
- II. By written instrument.
- III. Equitable estoppel or estoppel in pais.

Necessity for pleading, see Pleading, III. As to waiver, see Waiver.

I. Of state or United States.

Of United States. Estoppel of United States to set aside land grant. 24:155. Estoppel against state. 26:31; 86:331.

Estoppel of state by errors in tax list. 68:353.

Nonestoppel of state to deny payment of taxes indorsed or listed as paid. 31:256.

II. By written instrument.

As to insurance policy, see Insurance, V. Limiting time to sue on policy, see Insurance, VI. Effect and conclusiveness of judgment, see Judgment, II. Estoppel by signature to instrument. 72:188. Estoppel by recitals in instrument. 23:373; 28:45.

ESTOPPEL, II.-Continued.

Estoppel in relation to execution of instruments. 22:417.

Nonestoppel by will rendered. 31:481.

Estoppel by bill rendered or claim for unliquidated damages. 14:516, Gil. 388.

Amount claimed in notice of personal injury as limiting recovery. 84:341.

Estoppel of officer to deny truth of his return. 27:269.

By deed.

Estoppel by deed. 8:529, Gil. 472; 10:141, Gil. 114; 13:13, Gil. 1; 31:278; 45:256; 67:197.

Sufficiency of deed as estoppel. 18:366, Gil. 335.

Estoppel by void deed. 25:305.

Covenants in conveyance as estoppel. 26:389; 39:511.

Estoppel by covenant of warranty. 72:57.

Covenant estopping grantee from denying validity of encumbrances. 29:471.

Estoppel of attorney by covenants in deed. 7:487, Gil. 392.

Estoppel of married woman by her covenants. 48:408.

Estoppel by recitals in deed. 44:266.

Recital in deed as binding grantee. 11:438, Gil. 323.

Binding effect of recitals in conveyance. 29:471.

Binding effect of recital in deed of encumbrance on land. 6:292, Gil. 199.

Recitals and exceptions in conveyance as estopping grantee. 29:471.

Estoppel by taking land subject to mortgage. 46:74.

Estoppel of one assuming mortgage to question its validity. 50:367; 71:351.

Estoppel of person assuming payment of mortgage to assert hostile title. 35:518.

Estoppel of vendee to deny validity of encumbrances. 29:471.

Extent of estoppel to question validity of encumbrance assumed by purchaser.

36:57.

Estoppel of grantor on street to deny grantee's right to use street. 15:136, Gil. 102.

To assert after-acquired title.

Estoppel of grantor to set up adverse title. 69:98.

Estoppel of grantor to assert after-acquired rights to land. 80:483.

Intrement to grantee of after-acquired title. 15:205, Gil. 160; 35:509.

Inumement to grantee of title subsequently acquired by grantor in warranty deed. 80:483.

By mortgage.

Estoppel of mortgagor to deny his title. 30:395.

Estoppel to assert or deny title. 52:67.

Estoppel or bar of redemption under security deed. 34:118.

Recital or recognition by junior mortgagee as notice of senior one, and its effect. 31:518.

By bond.

By recital in municipal bonds, see Bonds.

Estoppel of sureties on bond. 64:10.

Garnishment bond. 64:10.

Estoppel of sureties by recitals in the bond. 64:180.

ESTOPPEL, II.—Continued.

By receipt.

Warehouseman's estoppel to deny recitals of his receipts. 14:371, Gil. 287.

Estoppel of receiptor to impeach attachment judgment. 39:342.

Estoppel of receiptor to deny ownership of goods levied upon. 21:434.

III. Equitable estoppel or estoppel in pais.

Equitable estoppel. 27:134; 27:362; 69:85.

Estoppel in pais. 3:311, Gil. 217; 13:13, Gil. 1; 16:381, Gil. 340; 21:146; 23:256; 23:378; 23:551; 26:123; 28:45; 30:548; 43:242; 46:160; 60:531; 80:317.

What constitutes estoppel in pais. 4:217, Gil. 156; 12:89, Gil. 48; 22:417; 41:163; 80:165; 94:365.

When estoppel arises. 12:192, Gil. 116; 38:197; 39:419; 45:294; 61:482; 61:178; 90:150; 90:209.

When equitable estoppel invoked. 13:59, Gil. 54.

Elements of estoppel. 28:31.

Requisites of equitable estoppel. 23:373.

Knowledge as affecting estoppel. 26:222.

Knowledge and ignorance as elements in estoppel in pais. 23:386.

Ignorance and reliance as elements in estoppel in pais. 22:15.

Estoppel in pais as abrogated by statute of frauds. 50:417.

Necessity that estoppel be mutual. 40:193.

Distinction between election and estoppel. 97:491.

Estoppel by conduct. 44:482.

Estoppel by acts, conduct or words. 59:384.

Estoppel by acts without fraud. 55:162.

Void acts basis of estoppel. 22:417.

Acts on diversion of water sufficient to raise estoppel. 63:367.

Consent to jurisdiction by answering. 30:260.

Estoppel to sue. 10:251, Gil. 195.

Estoppel of party to change objection or grounds of action after suit. 37:464.

Estoppel of party to question adversary's right to new trial. 14:170, Gil. 131.

Of persons taking money under invalid transactions. 2:78, Gil. 61.

Estoppel of creditors. 51:1.

Estoppel to attack assignment. 35:194.

of creditors. 3:377, Gil. 271.

of participating creditor. 37:243.

Estoppel to dispute attachment or garnishment. 22:426.

Estoppel to object to validity of assessment. 61:542; 63:497; 78:186.

Estoppel to resist enforcement of assessment. 75:221.

Estoppel of debtor from claiming his statutory exemptions. 27:134.

Estoppel by foreclosure by action. 87:1.

Transfer of stock as creating estoppel. 26:43.

Acts constituting estoppel to deny partnership. 89:404.

Estoppel to set up irregularity in proceeding. 78:71.

Estoppel to seek equitable relief. 4:473, Gil. 366.

Estoppel to assert fraud in conveyances, 2:291, Gil. 251.

Estoppel to enforce contract of suretyship or guaranty. 54:173.

Estoppel to set up usury. 5:382, Gil. 310.

Estoppel to set up usury as defense to mortgage assumed. 71:351.

Estoppel of debtor to claim usury as avoiding an instrument. 36:460.

Estoppel to deny rightful operation of railroad. 17:215, Gil. 188.

Estoppel to plead caveat emptor. 32:474.

Estoppel to deny validity of note. 33:53.

Estoppel to set up defense to negotiable instrument. 61:274.

Estoppel to deny contract. 75:228.

Estoppel to deny validity of receiver's contract. 62:46.

Estoppel to attack mortgage given without consideration and to defraud creditors. 37:509.

Estoppel to deny validity of chattel mortgage. 41:218.

Estoppel to claim ownership as against innocent purchaser from possessor of personal property. 42:23.

Estoppel to complain of classification of property for assessment. 44:12.

Estoppel to object to sale under power. 45:59.

Estoppel to set up fraudulent preference. 60:367.

Estoppel to object to nuisance. 63:493.

Estoppel of owner in action to enforce mechanic's lien. 81:28.

Estoppel to maintain trespass q. c. f. 82:530.

Estoppel to attack voidable judgment. 61:154.

divorce judgment. 61:154.

Estoppel to attack divorce decree. 64:549.

Change in form of action as avoiding estoppel. 28:450.

As to corporate existence or powers.

Estoppel to deny corporate power. 67:194; 68:129.

to contract. 81:294.

Estoppel to assert ultra vires. 28:291; 71:413; 90:282.

Estoppel of corporation to allege acts ultra vires. 62:374.

Estoppel of corporation to assert defense of ultra vires. 64:463.

Estoppel to deny corporate existence. 25:229; 35:458; 39:315; 45:256; 48:82; 67:194; 69':433; 73;517; 75:196.

of state. 85:230.

of stockholder. 43:353; 73:517.

of subscribers sued on stock subscription. 67:194.

Estoppel to deny liability as corporate member, generally. 72:268.

Estoppel of stockholder to object to acts of corporation. 29:275.

Estoppel of stockholder to complain of watered stock. 42:327.

Estoppel of stockholders to deny validity of organization. 46:171.

Estoppel of stockholder to object to illegal by-law. 48:215.

Estoppel of stockholder to object to ultra vires corporate acts. 17:372, Gil. 349.

Esteppel of stockholder to deny subscription or validity thereof. 77:110.

Acquiescence and ratification by stockholder in directors' acts. 65:40.

Estoppel to deny corporate or official capacity. 85:230.

Estoppel to deny capacity of corporation to contract. 46:463

of person contracting with corporation. 46:171.

References are to Reports as Notes are in that order.

ESTOPPEL, III.—Continued.

Estoppel to complain of corporate act. 31:154.

Estoppel to plead invalidity of corporate act. 17:372, Gil. 348.

Contracts made by or with association in which corporation is partner. 29:111.

Estoppel to deny incorporation. 93:8.

Defective incorporation as defense. 37:447.

Right to deny existence of de facto corporation. 52:239.

Estoppel of promisor to deny corporate existence or contractual capacity of promisee. 29:111.

Estoppel to set up illegality of purpose of corporation as defense. 63:373.

Estoppel to deny validity of increased stock. 72:266.

Estoppel of directors of insurance company as against creditors. 97:340.

Estoppel of bank to deny the authority of its officers, where impliedly ratified. 59:295.

Estoppel of benefit associations to deny membership or right to benefits. 48:82.

To deny authority of agent.

Estoppel to deny agent's authority. 8:248, Gil. 214; 44:224; 52:451; 71:430.

Estoppel to deny intermediary's agency for other party. 51:141.

Estoppel of principal by agent's apparent authority. 73:434.

Effect of clothing person with title and authority. 58:413.

Effect of placing agent in possession of property. 13:70, Gil. 66.

Operation of estoppel to avoid agent's act. 39:181.

Declarations and conduct of agent as estopping principal. 13:70, Gil. 66.

To deny landlord's title.

Estoppel to deny landlord's title. 12:249, Gil. 162; 26:235; 72:105, 294; 73: 108.

Right of tenant to dispute landlord's title. 8:435, Gil. 386.

Right of tenant to assert title in himself. 13:235, Gil. 220.

Right of assignee of lessee's interest to dispute title of lessor. 69:102.

Essential conditions. 26:235.

Period of estoppel. 26:235.

Lease or grant of lands under public waters. 12:249, Gil. 162.

As to title or right to property generally.

Estoppel by laches, silence, or acquiescence, see next infra.

Estoppel to assert title. 33:450; 45:408, 412; 65:508; 67:321; 69:328.

Estoppel to question grantor's title. 8:413, Gil. 367.

Accretion of title by estoppel. 31:264.

Estoppel in pais, as to landed rights. 22:417.

Estoppel to claim dower. 69:37.

Estoppel to question title on appeal in condemnation proceedings. 23:18.

Estoppel to claim riparian rights. 26:222.

Estoppel to attack defective foreclosure. 45:412.

Estoppel of licensor to recover possession of property. 51:304.

Estoppel to set up invalidity of plat. 72:472.

Estoppel to object to failure of husband to join in wife's deed. 67:71.

Estoppel to dispute sale or mortgage of homestead by one spouse alone. 44:482.

Estoppel of person claiming title to show better title in another. 37:179.

ESTOPPEL, III.—Continued.

Estoppel to question boundary. 5:254. Gil. 200: 50:417: 90:209.

Estopped by dedication. 60:62.

To deny dedication. 12:192, Gil. 116; 13:13, Gil. 1.

By laches, silence, or acquiescence.

Laches as bar to action, see Limitation of Actions.

Estoppel by laches. 27:396.

Estoppel by silence or conduct. 28:31.

Acquiescence as estoppel. 89:513.

Estoppel by acquiescence. 74:171.

Admissions of silent acquiescence. 13:70, Gil. 66.

Estoppel of creditor by acquiescence in transfer of assets. 22:214.

Estoppel to reject building by failure to disapprove it during construction. 82:215.

Estoppel of landowner by acquiescence. 13:307, Gil. 282.

Delay in asserting record title as working estoppel. 40:94.

Estoppel of landowner by delay in asserting his rights against trespasser.
46:505.

Estoppel to assert title to property left in the possession of another. 78:94.

Estoppel by leaving chattels in another's possession. 61:124. Possession of chattel as indication of ownership. 54:71.

Estoppel of vendee of land in possession to deny his vendor's title. 57:148.

By admissions.

Admission as an estoppel. 6:297, Gil. 203.

Admissions creative of estoppel. 8:133, Gil. 103.

Estoppel by written admissions made in court. 25:267.

Effect of allegation of value in action of claim and delivery. 60:223.

By representations.

Estoppel by representation. 22:413; 25:593; 35:42; 42:473.

Representations creating an estoppel. 5:254, Gil. 200.

Representations addressed to persons in general. 22:417.

Representations made to third person as basis for estoppel. 45:290.

Intention in representation working estoppel. 22:417.

Estoppel of corporation by representations. 51:79.

-by fraud or misrepresentations.

By misrepresentation. 46:160; 71:139.

Estoppel by indirect misrepresentation. 49:255.

Necessity for fraudulent intent. 30:548.

Intention to defraud in estoppel in pais. 26:123.

By negligence.

Negligence as precluding defense of fraud. 53:366.

Negligence in execution of contract. 66:153.

Defense in action for fraud or negligence on part of defrauded person. 51: 300.

By receiving benefits.

Estoppel by accepting benefit. 37:420; 82:283.

Estoppel of those enjoying benefits of illegal act to deny its legality. 75:118.

ESTOPPEL, III.-Continued.

Estoppel of creditor by receiving benefit. 2:291, Gil. 251.

Estoppel of creditors receiving benefits under assignment. 7:345, Gil. 271.

Estoppel of creditors to dispute validity of reorganization proceedings by acceptance of benefits. 87:68.

By acceptance of award. 13:307, Gil. 282,

Of infant.

Estoppel of infant. 26:389.

To set up infancy. 26:389; 65:191.

Effect of infant's representations. 26:389.

false representations as to age. 26:389; 84:14.

Who may set up.

Who may take advantage of. 26:123.

Estoppel as operating in favor of stranger. 49:344.

Privity as element in equitable estoppel. 45:290.

Of tenant, see Landlord and Tenant.

Constructive eviction. 31:368.

what constitutes. 52:397.

evidence of. 54:251; 65:115.

EVIDENCE.

- I. Judicial notice.
- II. Presumptions and burden of proof.
- III. Best and secondary evidence.
- IV. Documentary evidence.
- V. Demonstrative evidence; experiments; articles and things; photographs; view by jury.
- VI. Parol and extrinsic evidence concerning writings.
- VII. Opinions and conclusions.
- VIII. Confessions.
 - IX. Admissions.
 - X. Hearsay; declarations; res gestæ.
 - XI. Relevancy and materiality.
- XII. Weight, effect, and sufficiency.
- XIII. Admissibility under pleading; variance.

Reversible error in admission or exclusion of, see Appeal and Error, VII., f. Compelling accused to furnish, see Criminal Law.

Error in admitting or excluding, as ground for new trial, see New Trial.

New trial for newly discovered evidence, see New Trial.

Reception of, on trial, see Trial, I.

Striking out, see Trial, I.

Instructions on, see Trial, III.

As to witnesses, generally, see Witnesses.

Proof of service of process, see Writ and Process.

EVIDENCE-Continued.

I. Judicial notice.

Judicial notice. 13:341, Gil. 315; 13:390, Gil. 362; 15:479, Gil. 394; 16:525, Gil. 472; 23:254; 26:262, 316; 40:180; 52:174; 56:540; 67:327; 69:353; 72:200; 73:189; 78:240.

What will be judicially noticed. 20:419, Gil. 374; 31:472; 32:518; 36:214; 40:65; 46:20; 66:227; 69:342.

Judicial notice of attorneys. 4:163, Gil. 108.

Attorney's signature. 4:163, Gil. 108.

Signatures and official seals. 6:572, Gil. 406.

Calendar. 8:41, Gil. 23.

Existence of public corporation. 25:404.

Foreign names. 26:316.

Duties and authority of railroad employees. 31:553.

Surveys. 74:211.

Judgment. 76:8.

Custom. 78:232; 79:404; 100:270.

as to sample trunks being accepted as baggage. 78:232.

Spread of disease by barbers. 79:80.

Severance of crop. 32:537.

Judicial notice of tax assessments. 85:524.

Offer of evidence. 33:476.

Reception of evidence. 68:341.

Judicial notice of court's own records. 13:498, Gil. 457.

Judicial notice of records in other cases. 8:286, Gil. 252.

State officers. 85:48.

Municipal powers and duties. 84:205.

Of acts of United States government. 16:525, Gil. 472.

Laws.

Judicial notice of statutes. 2:330, Gil. 281; 82:43.

Laws and treaties. 5:78, Gil. 58.

Private special law. 71:503.

Charter or incorporation of municipality. 26:262.

Foreign laws. 13:390, Gil. 362.

Laws of sister state. 63:196; 83:190.

Laws and customs of Indian tribes. 16:525, Gil. 472.

In construing statute. 87:23.

When passing on constitutionality of act. 85:437.

Time statute takes effect. 32:460.

Ordinances.

City ordinances. 23:254; 68:341.

Physical facts.

Physical facts. 82:18.

Principles of hydraulies. 83:464.

Effect of exposure to cold. 76:123.

Habits of fish. 59:465.

EVIDENCE, I.-Continued.

Intoxicating Liquors. 54:105. Nature of whisky. 86:174.

Political and geographical facts.

Political divisions, 38:322; 49:210.

Localities and boundaries. 37:250.

Topography of county. 87:325.

Navigability of stream. 24:25.

Location of incorporated city. 47:237.

By jury.

Right of jurors to use their own general knowledge in deciding questions in issue. 37:122.

II. Presumptions and burden of proof.

Burden of proof. 9:50, Gil. 39; 60:525; 61:96; 61:167; 68:89.

What constitutes prima facie evidence. 28:216.

Evidential presumptions. 40:531.

Conflicting presumptions. 43:385.

Interpretation for representations. 23:314.

Inferences from facts proved. 88:231.

Effect of failure of proof on recovery. 63:454.

Presumptions on review of order to show cause. 5:27, Gil. 14.

Presumption in condemnation proceeding. 23:167; 85:76.

Burden of proof in quo warranto proceedings. 27:38; 72:498.

Burden of proof in proceedings to enforce town site trusts. 6:119, Gil. 63.

Burden of proof in ejectment. 45:66.

Burden of proof in action for price. 90:47, 100.

Burden of proof in election contest. 38:222.

Burden of proof in probate of wills. 40:371.

Burden of proof in breach of promise action. 33:231.

Burden of proof in action for alienation of affections. 78:272.

Burden of proof in action for slander and libel. 40:291; 78:289.

Presumptions on recognizances. 10:39, Gil. 22.

Presumption from change in statute. 50:105.

Presumption from habit or custom. 45:370.

Proof of mistake in court of equity by inference. 35:331.

Presumption of waiver of pleadings. 8:258, Gil. 225.

Inference of waiver from conduct or declarations. 37:390.

Presumption on purchase of incumbrance by tenant for life. 36:103.

Burden of proof as to time of principal's default. 39:125.

Presumption as to rate of interest of other state. 4:528, Gil. 413.

Presumption as to earning of commission of real estate broker. 40:288.

Burden of proof in avoiding personal liability. 45:21.

Burden of proof on loss of thing bailed. 32:105.

Presumption as to existence of means to repair highway. 17:308, Gil. 284.

Burden of proof as to place of entry on railroad track. 41:101.

Proof required of abutter to maintain action for nuisance upon street. 21:502.

Burden of proof as to limitation of action for fraud. 53:371.

References are to Reports as Notes are in that order.

EVIDENCE, II.-Continued.

Proof of discovery of fraud so as to set statute of limitations in operation,

Necessity for proving limitation on liability. 40:510.

Burden of proving loss from failure to fully perform contract. 42:414.

Presumption as to solvency. 43:188.

Presumption as to the purchaser's ability to perform his contract to buy land. 31:484.

Burden of proof of misconduct. 46:468.

Inference of conspiracy. 49:322.

As to adultery or seduction. 41:50.

Burden of proof of reasonableness of attorney's fees. 58:561.

Burden of proof of inability to excuse nonpayment of alimony. 63:443.

Burden of proof of release of surety by extension of time. 60:270.

Burden of proof as to wilfulness of trespasser. 84:120.

Burden of proof as to wagering contract. 87:11.

Inferences of division or distraction of attention. 99:253.

Presumption of usury. 39:339.

Burden of proving usury. 55:520.

Burden of proof of defenses. 71:69.

Burden of proof under affirmative defense. 37:98; 54:368.

Burden of proving opportunity for other employment. 22:238.

Necessity for establishing mitigation and excuse by evidence. 34:430.

As to laws.

Presumption in favor of validity of statute. 21:241; 25:1; 85:165.

Bill signed and enrolled as prima facie valid law. 31:472.

Necessity for proving foreign law. 13:390, Gil. 362.

Presumption as to foreign law. 13:390; Gil. 362; 75:12; 80:385.

Necessity of proving laws of sister state. 8:13, Gil. 1; 69:476.

Presumption as to laws of other states. 4:528, Gil. 513; 8:13, Gil. 1; 47:228; 69:476; 83:190; 86:403.

As to compliance with or violation of law.

Presumption of validity and regularity. 46:435.

Presumption that law was complied with. 12:502, Gil. 406; 13:264, Gil. 246. with revenue law. 13:264, Gil. 246.

as to stamps on documents. 12:502, Gil. 406.

as to stamping of commercial paper. 17:320, Gil. 296.

Presumption as to compliance with statute. 93:356.

Burden of proving that game in possession was lawfully taken. 73:185.

Burden of proof of illegality. 47:228.

Presumption of violation of liquor law. 86:174.

From unlawful act.

Presumption from unlawful act. 22:514.

in homicide. 22:514.

As to character or condition of thing.

Presumption as to condition of goods. 30:438.

Presumption as to intoxicating character of beer. 47:375.

EVIDENCE, II.-Cortinued.

Necessity that injured traveler show that street is public highway. 17:308, Gil. 284.

Burden of proving premises untenantable. 56:1.

Burden of proving use of house for prostitution. 65:505.

Concerning persons.

Presumption as to agent's obedience. 17:153, Gil. 127.

Presumption of coercion by husband on tort by wife. 8:236, Gil, 205.

Presumption as to special understanding. 31:165.

Presumption as to relation of innkeeper and guest. 22:468.

Burden of proving intoxication at time of killing. 93:38.

Presumption as to custody from relation of parent and child. 63:187.

Necessity for affirmative proof of good reputation in libel. 47:56.

Burden of proof of chastity in prosecution for seduction. 4:325, Gil. 241.

- residence; citizenship.

Necessity for proof of domicil in divorce suit. 75:433.

Presumption as to residence of maker or indorser of note. 17:209, Gil. 181.

Presumption as to citizenship of corporate stockholders. 76:334.

- legitimacy.

Presumption of legitimacy. 31:319.

Presumptions favoring legitimacy of child. 23:528.

- infants.

Burden of proof as to infants. 56:365.

Burden of proving defense of infancy. 22:59.

- marriage.

Presumption of marriage. 23:528; 87:123.

Necessity of proof of marriage in fact in prosecutions for bigamy or adultery. 4:335. Gil. 251.

Marriage presumable from cohabitation and repute after removal of impediment thereto. 23:528.

- identity.

Presumption of identity. 41:266; 44:266.

resemblance of name. 44:266.

Identity of name as evidence of identity of person. 27:277; 43:346.

Presumption as between father and son of same name. 11:78, Gil. 45.

Identity of grantee in case of similar names. 69:149.

- death.

Presumption of death. 43:385.

Presumption of death of former spouse. 41:201.

Presumption of death from absence. 45:159.

Presumption as to time of death. 98:471.

- assent; ratification.

Presumption of consent in execution of trust. 4:25, Gil. 11.

Presumption of sender's assent to rules on telegraph blank. 33:227.

Implication of mortgagee's assent to mortgagor's possession. 44:199.

Of consent to trial of issues not made by the pleadings. 57:70.

Burden of proving acceptance of surrendered lease. 33:441.

EVIDENCE, II.-Continued.

Presumption of acceptance of amendments of corporate charter. 25:387.

Presumption of acceptance of railroad aid bonds. 24:78.

Burden of proof of ratification. 22:123.

Burden of proving ratification of partner's act. 49:557.

-authority; agency.

Presumption of delegated authority. 24:75; 25:387.

Burden of proving servant's authority. 57:142.

Presumption as to authority of agent. 67:293.

Presumption as to authority to certify copies. 36:177.

Burden of showing contract within agent's authority. 38:106.

Proof of implied authority of agent to exceed his express authority. 75:316, 326.

Presumption of authority in agent to exact a bonus. 28:211.

Burden of proof of agent's authority to collect payment. 77:15.

Necessity for proving authority of agent executing note. 31:62.

Burden of showing authority from copartners to use partnership funds in payment of debt of partner. 3:155, Gil. 99.

Presumption as to agent's authority, to commit unlawful act. 23:181.

Burden of proving authority for doing act unlawful in itself. 4:278, Gil. 197.

Recorded power of attorney as prima facie evidence. 12:255, Gil. 166.

Presumption of attorney's authority. 1:241, Gil. 191; 13:400, Gil. 371.

Necessity for proof of corporate agency. 13:187, Gil. 177.

Presumption as to corporate officer's authority. 11:356, Gil. 254.

Corporate seal as prima facie evidence of proper authority in affixing it. 64:175.

Burden of showing authority of partner. 3:166, Gil. 108.

Burden of proving authority for partner's act. 49:557.

Burden of proof of authority to use firm name outside scope of partnership business. 30:25.

Presumptive agency of wife. 28:208.

Proof as to husband's agency. 37:455.

Presumption that assignee or trustee represents creditors. 67:287.

-license.

Burden of proving compliance with license. 4:278, Gil. 197.

Presumption as to physician being duly licensed. 79:243.

Burden of proof as to license in prosecutions for sale of liquor. 36:234.

-knowledge or notice.

Presumption of notice from occupancy. 89:513.

Presumption of notice of assessment. 73:486.

Presumption as to notice of claim against municipal corporation. 30:545.

Presumption of notice of defect in highway. 15:304, Gil. 235; 17:308, Gil. 284.

Presumption of notice of defective fence. 30:18.

Burden of proof of knowledge that animal was vicious. 76:59.

Burden of proof of notice to prevent lien. 50:525.

Proof of scienter in case of estoppel in pais. 26:123.

Presumption that acknowledging officer knew acknowledger. 37:58.

Presumption of employee's knowledge of rules. 38:412.

Presumption of insurer's knowledge. 41:299.

Burden of showing principal's knowledge of agent's usurious act. 46:360.

EVIDENCE, II.—Continued.

Presumption as to knowledge of stockholders of records of directors' meetings or books of account. 49:544.

Burden of proving want of notice. 71:230.

-sanity; capacity.

Burden of proof as to sanity. 12:538, Gil. 448.

Burden of proof as to insanity. 34:430.

Burden of proof of incapacity to contract. 47:389; 56:216.

Burden of proof as to insanity of accused. 2:123, Gil. 99.

-intent generally.

Presumption of intent. 47:47.

Presumption of intent in preference to creditor. 47:71.

Presumption of intent of result of act. 45:177.

Presumption of intent from falsity or representations. 18:288, Gil. 262.

Inferable intention to dedicate. 12:89, Gil. 48.

Presumptive intent of testator to give his own property. 3:209, Gil. 148.

Burden of proof that trespass was unintentional, 38:47.

- criminal intent.

When criminal intent presumed, 98:515.

Presumption as to criminal intent from doing of unlawful act. 88:77.

Presumption of intent to kill. 13:132, Gil. 125.

- malice.

Burden of proving malice. 10:350, Gil. 277.

Burden of proving actual malice. 13:249, Gil. 232.

Presumption of malice from nature of libel. 40:117.

Implied malice from actionable libel. 13:249, Gil. 232.

Presumption as to malice in publications libelous per se. 67:428.

Presumption of malice when news untrue. 30:41; 34:521.

Burden of proving malice in libel or slander. 22:456.

Implication of malice from use of defamatory words against professional man-32:217.

Presumption as to malice in privileged communications. 28:162.

Presumption of malice from want of probable cause. 74:139.

Inferable malice in action for malicious prosecution. 38:308.

Burden of proof in malicious prosecution. 46:225.

Burden of proving malice in homicide. 22:514; 41:319.

Presumption of maliciousness and premeditation from unexplained proof of killing. 12:538, Gil. 448.

From use of deadly weapon. 12:538, Gil. 448.

Malicious intent as conclusion of law. 32:217.

- probable cause.

Presumption as to probable cause. 33:189; 97:244.

Proof of want of probable cause. 10:350, Gil. 277.

Prima facie evidence of want of probable cause for prosecution. 85:147.

— fraud.

Fraudulent conveyances, see infra, As to rights, contracts, instruments, and property.

EVIDENCE, II.-Continued.

Presumption of fraud. 56:365.

Burden of proving fraud. 18:414, Gil. 373; 50:414; 61:167; 62:338.

Presumption of fraud in sale of personalty. 25:175; 45:124.

Presumption of fraud from nondelivery of goods. 48:479.

Burden of proving fraud in sale. 5:119, Gil. 85.

Burden of proof where fraud is set up as defense to suit on note. 18:246, Gil. 228.

Burden of proof of fraud set up as ground for attachment. 18:410, Gil. 369.

Architect's withholding of certificate as evidence of fraud. 65:377.

-good faith.

Burden of proof as to bona fides. 3:225, Gil. 154; 51:321; 67:311.

Burden of proof of bona fide purchaser. 31:518; 46:33, 308; 68:233; 70:321.

Burden of proof as to bona fide holdership of note. 94:100.

Presumption as to good faith of officer. 26:220.

Burden of proof of good faith to mitigate damages from trespass. 41:548.

Burden of proof of good faith of subsequent purchaser or lienor. 30:270.

Burden of proof of purchase in good faith without notice of prior unrecorded deed. 90:237.

Burden of proving good faith as between attorney and client. 35:476. Proof of fraud as shifting burden of proof of bona fide holder. 55:362.

-undue influence.

Presumption of undue influence. 39:204; 52:41; 67:335; 83:324.

Presumption as to undue influence from opportunity and motive. 28:9.

Burden of proving undue influence. 48:504.

in making of will. 92:60.

Presumption and burden of proof as to undue influence or fairness of transaction. 32:25.

between parent and child. 32:25.

between guardian and ward. 32:25.

— guilt.

Possession of stolen property as evidence of guilt. 89:307.

Presumption of murder from killing. 10:223, Gil. 178.

-from silence or failure to produce evidence.

Inference from absence of witness. 73:134.

explanation of absence. 73:134.

Inference raised by failure to testify. 65:230.

Effect of failure of party to call witnesses. 71:438.

Inference raised by witness claiming privilege. 89:205.

Partnership.

Inference of partnership. 21:380.

Materiality of issue of partnership. 4:229, Gil. 129.

Presumption as to note of partnership. 49:557.

Presumption as to balance being in partner's hands. 23:565.

Corporations.

Burden of proof of membership in insurance association. 64:261.

Burden of proving corporate existence. 5:36, Gil. 22; 29:111; 69:433.

EVIDENCE, II.-Continued.

Implication of corporate existence. 75:196.

Presumption as to corporate capacity to sue. 30:308.

Presumption as to validity of corporate acts. 36:185.

Written contract as admission of incorporation of opposite party. 30:308.

When contract is presumptively corporate contract. 49:220.

Prima facie proof of execution of note by corporation. 61:274.

Burden of proof on impeachment of corporate act. 4:385, Gil. 291.

Presumption of legality and regularity of directors' meeting. 67:339.

Presumption as to basis of corporation's credit. 72:266.

Presumption of reliance of creditor upon professed capital stock. 42:327; 48:174.

Burden of proof as to right of foreign corporation to sue. 74:325.

Presumption as to right of foreign corporation to do business within the state.

93:432.

Matters as to carriers and railroads.

Exemption from building railroad fence. 24:394.

Burden of proving exemption of railroad company from statutory duty to fence. 41:101.

Presumption as to local business of railroad company. 71:519.

Burden of proof in action by shipper against carrier. 63:228.

Burden of proof in action against carrier for loss. 44:191; 59:161.

live stock carriers. 44:191.

Burden of proof of carrier's liability. 36:539.

live stock. 36:539.

Burden of proof of delivery by carrier. 89:193.

Burden of proof of excuse or exemption of carrier. 36:539.

Presumption as to payment of carrier's charges. 63:228.

Tariff of railroad commission as prima facie evidence. 80:191.

Presumption as to condition on delivery to last carrier. 30:438.

Burden to establish custom as to delivery to succeeding carrier. 19:376, Gil. 323.

Burden of proving validity of seizure of property from carrier. 86:33.

Continuance.

Presumption of continuance of condition. 12:54, Gil. 25; 24:506; 41:207; 44:355; 88:224.

Presumption of continuance of existing state of things. 53:48.

Presumption as to continuance of facts once established. 13:55, Gil. 50.

Presumption of continuation of right once shown to exist. 5:61, Gil. 44.

Presumption as to pendency of suit once commenced. 37:485.

Ownership of property. 53:48; 60:214.

Presumption as to continuance of possession. 39:39.

Presumption that relation illicit in reception continues to be so. 23:528; 58:268.

Presumption of continuance of insanity. 62:474.

Presumption of continuance of life. 43:385.

Presumption of continued existence of school district. 65:406.

Presumption of continuance of necessity for railroad. 67:385.

Law presuming discontinuance of wrong. 18:260, Gil. 236.

Cause.

Evidence of negligent cause of injury. 67:394.

References are to Reports as Notes are in that order.

EVIDENCE, II.-Continued.

Right to infer fire was set from a locomotive. 65:112.

Presumption against suicide by insured. 67:298.

Burden of proof of suicide as defense on life insurance policy. 61:516; 85:369; 100:87.

As to skill; negligence; care.

Prima facie evidence of negligence. 12:357, Gil. 232; 15:304, Gil. 235.

Presumption as to negligence. 8:154, Gil. 125; 31:57; 35:361; 41:207; 49:245; 53:341; 56:274; 62:85, 243; 68:526; 78:434; 80:488; 83:370.

Presumption of negligence from accident. 11:277, Gil. 189; 30:74; 32:253; 33:430, 459; 39:81, 328; 48:99; 65:350.

Accident as evidence of negligence. 26:278.

Fact of accident as raising a presumption of negligence. 46:117.

Presumption of negligence from accident or injury. 13:523, Gil. 491; 15:350, Gil. 283; 32:1.

Res ipsa loquitur. 68:155; 83:74; 84:423.

Application of principle of res ipsa loquitur. 109:7.

Burden of proving negligence. 8:154, Gil. 125; 15:350, Gil. 283; 26:278; 35:485; 38:14; 43:488; 44:395; 46:117; 48:391; 66:150; 78:138; 81:388.

Presumption of exercise of care. 22:152; 61:357.

Presumption of due care. 83:105.

Presumptions as to negligence and care. 83:74.

Presumption of negligent omission of due care. 22:165.

Burden of proving care. 39:83.

Burden of showing due care. 54:379.

Necessity for affirmative proof of due care. 58:10.

Proof of want of reasonable care or skill. 21:464.

Inference of negligence from prior negligence in similar case. 30:465.

Proof to rebut presumption of negligence. 11:277, Gil. 189.

Presumption of negligence of bailee. 63:142.

Burden of proving negligence of bailee. 58:559.

Burden of proof in action for goods lost by bailee. 70:95.

Presumable negligence in leaving horse unfastened. 8:299, Gil. 264.

Explosion of boiler as evidence of negligence. 15:519, Gil. 428.

Presumption of negligence from falling of sign. 32:176.

Presumption of negligence in making levy. 46:183.

Burden of proof as to negligence of physican. 87:195.

Burden of proof in action for malpractice. 75:255.

Burden of proof as to the exercise of due care to insure. 79:145.

Presumption of negligence from loss of guest's goods. 89:310.

- of telegraph company.

Presumption as to liability for error in telegram. 63:255.

Burden of proving telegraph company's negligence where mistake occurs in sending message. 21:155.

- of carriers.

Prima facie negligence of carrier. 11:277, Gil. 189.

Burden of proof in action for negligence of carrier. 11:277, Gil. 189.

References are to Reports as Notes are in that order. Index to Notes, Minn. Rep. 17.

EVIDENCE, II.—Continued.

Burden of proof as to negligence of carrier. 41:510; 60:382; 72:339; 91:229. When negligence of carrier presumed. 92:11.

From injury to passenger. 11:277, Gil. 189; 32:1; 91:16.

Fact of accident to passenger as evidence of negligence. 88:336.

Collision on railways. 39:81.

Burden of proof in action against carrier for loss. 24:506.

Prima facie negligence of carrier of perishables. 100:102.

Burden of proof in action against common carrier of live stock for negligence.
31:85.

Burden to show damages within exemption. 24:506.

Burden of proof in action for loss by connecting carrier. 90:36.

-of railroads.

Presumption as to insufficiency of railroad fence. 29:384.

Burden of proof as to danger or inconvenience from fencing railroad. 37:52.

Presumption of negligence from killing or injuring of stock by railway company. 26:484.

Negligence presumable as to injuries from use of locomotives. 43:319.

Presumption of negligence as to fire caused by railway company. 62:207.

Presumption as to negligence from fire set out in operating railroad. 29:58.

Presumption of negligence from setting fire by locomotive. 21:60; 29:12; 31:57; 39:413; 43:319; 43:334; 45:481; 97:467.

Presumption of negligence where fires are kindled by sparks from locomotive. 36:452, 522.

Burden of proof where fire is set from locomotive. 43:427.

-of master.

Burden of proving that injury resulted from master's negligence. 32:54.

Presumption of negligence of master. 54:504.

Presumption of negligence in employment of servants. 24:127.

Burden of proving master's negligence. 24:127.

Res ipsa loquitur in cases of injury to servants. 68:155.

Presumption as to judgment and common sense of employees. 27:367.

Inference of servant's unfitness from defective sight. 30:215.

Incompetency of fellow servant as evidence of employer's negligence. 71:326.

Inference of negligence from existence of defect. 30:231.

Failure to comply with statutes as to guarding of dangerous machinery as presumptive evidence of liability. 83:25.

Effect of statute changing fellow servant rule. 48:391.

Necessity that injured servant prove precise defect in machine. 57:43.

-contributory negligence.

When contributory negligence inferred. 21:293.

Burden of proving contributory negligence. 22:165; 30:482; 39:423; 43:454; 49:245; 53:464; 70:219; 71:34.

Necessity for disproving contributory negligence. 22:152.

Contributory negligence presumable from situation of plaintiff on railroad track.
31:208.

Presumption of care at railway crossing. 96:504.

Presumption as to precautions taken at railroad crossing. 28:103.

EVIDENCE, II.-Continued.

Presumption that traveler at railroad crossing stopped to look and listen. 52:340; 96:382.

Presumption as to discretion of infant. 25:338.

Assumption of risk.

Burden of proof of assumption of risk. 70:219.

Title to office.

Necessity for showing prima facie title to office. 15:221, Gil. 172.

Certificate of election as prima facie evidence of right to office. 15:221, Gil. 172. Certificate of election as prima facie entitling to possession of the office. 15:455, Gil. 369.

As to official acts.

Presumption as to performance of acts. 13:153, Gil. 138.

Presumption as to performance of duty. 26:154; 40:189.

Presumption that officer did his duty. 20:453, Gil. 407.

Presumption as to rightful performance of duty by public officer. 11:78, Gil. 45; 39:92.

Presumption of regularity of official acts. 45:71; 83:111.

Presumption as to validity of official action. 22:159; 39:336; 85:294.

Presumption as to valid performance of official acts. 3:277, Gil. 191.

Presumption as to proper doing of official act. 4:407, Gil. 309.

Presumption that public officers act within their authority. 69:297.

Presumption as to notary's certificate. 17:209, Gil. 181.

Certificate of acknowledgment as prima facie evidence. 6:220, Gil. 142.

Notary's record of protest as prima facie evidence of contents. 7:426, Gil. 341.

Presumption of authentication of document. 5:36, Gil. 22; 30:441; 68:108; 73:266.

Presumption as to contracts made by or for officer. 9:172, Gil. 159.

Presumption as to award of commissioners to condemn. 24:311.

Presumption as to time of default by bonded officer. 39:125.

Burden of proof of proper disposition of public moneys by custodian. 38:192.

Presumption of regularity of deed by trustee of townsite. 45:66.

Presumptions on conveyance by trustee under United States townsite act. 17:265, Gil. 243.

Presumption as to validity of acts of railroad commission. 69:353.

Presumption of due return and presentment of indictment. 17:241, Gil. 218.

Presumption that record is correct. 49:140.

Burden of proving usurpation of power by official. 93:409.

-process and service thereof.

Presumptions as to service. 13:400, Gil. 371.

Inference of service in way shown. 37:194.

Effect of proof of service in record. 27:265.

Presumptions upon publication of notice. 33:394.

Presumption as to validity where defect in publication appears on face of record. 39:336.

As to validity of judgment based on constructive service. 13:400, Gil. 371.

Presumption where seal of court is attached to writ. 40:65.

Presumption of demand before levying of distress warrant. 61:219.

EVIDENCE, II.-Continued.

Presumption as to issuance of summons in attachment. 13:326, Gil. 299.

Proof required of officer justifying under writ of attachment against fraudulent holder of property. 20:435, Gil. 389.

Presumptions as to return to writ of certiorari. 12:216, Gil. 137.

- jurisdiction.

Presumptions of jurisdiction. 12:221, Gil. 141; 13:400, Gil. 271; 29:27; 30:156; 33:394; 37:194, 314; 41:325; 42:243; 46:141; 78:33.

Presumption of jurisdiction of court of general jurisdiction. 15:102, Gil. 77.

Presumption of jurisdiction of courts of limited general jurisdiction. 25:9. Presumption of jurisdiction of probate court. 23:84.

Presumption as to jurisdiction of justice of the peace. 54:338.

Presumption of jurisdiction of foreign court. 96:422

- judicial acts; judgments.

Presumption as to regularity of judicial action. 18:216, Gil. 196; 58:99.

Presumption of validity and regularity of judicial acts. 46:435.

Presumptions in favor of validity of judicial proceedings. 5:333, Gil. 264. Presumption as to regularity of proceedings as criminal trial. 13:370, Gil. 343

Presumption as to proceedings in justice's court. 16:51, Gil. 38; 16:329, Gil. 291.

Presumption as to regularity of the proceedings in justice court. 64:485.

Conclusiveness of records of probate court. 29:27.

Presumption in favor of trial court's findings of incapacity of officer or juror. 69:508.

Presumptions as to validity of judgments. 12:221, 141; 13:400, Gil. 371; 21:175.

when record shows defect in. 13:400, Gil. 371.

Presumption in favor of correctness of judgment. 30:156.

Presumption from defective judgment roll. 14:464, Gil. 346.

Presumptive validity of foreign judgments. 36:177.

Presumptions as to truth of recitals in a judgment. 69:440.

- legislative acts.

Presumption of validity of legislative acts. 46:435.

Presumption of regularity of enactment of law. 55:401.

Presumption of the proper passage of enrolled, properly authenticated bills. 24:78.

Presumptions as to omissions of recitals from journals. 38:143.

-acts of municipal bodies; school districts.

Presumptions as to proceedings by municipal bodies. 22:218.

Presumptive validity of ordinances. 45:370; 46:435.

Presumption of legal organization of school districts. 54:213.

As to regularity of school district contracts. 83:111.

- tax matters.

Presumption as to validity of assessment. 98:63.

Presumption of validity of tax, and return. 12:395, Gil. 280.

Assessment as evidence of amount due. 31:256.

References are to Reports as Notes are in that order.

EVIDENCE, II.-Continued.

Tax-roll as prima facie evidence of assessment. 35:215.

Burden of impeaching tax assessment for error. 56:24.

Burden of proof in contest to enforce rights under tax certificate. 38:433.

Presumption as to the validity of the action of a board of equalization. 96:13.

From circumstances and course of business.

Presumption as to notice sent by mail. 48:471.

Presumption that notice sent by mail is received. 23:479.

Presumption of receipt of notice duly mailed. 46:61.

Presumption of receipt of notice of protest. 61:291.

Presumption of delivery of duly mailed letter. 54:336.

Presumption as to letters sent and received by mail. 33:492.

Presumption of receipt of letter in due course of mail. 37:426.

Letter purporting to be answer as genuine. 37:426.

Presumption of receipt of proofs of loss properly mailed to insured at place of business. 54:336.

As to rights, contracts, instruments, and property.

Presumption as to completeness of written instrument. 34:491.

Presumption of grant. 80:101.

of easement in gross. 42:398.

Presumption as to wife's purchase being separate property. 10:133, Gil. 106.

Burden of proof as to reasonable use of stream. 30:249.

Burden of proof as to right to property on claim interposed in garnishment proceeding. 32:381.

Necessity for proof of identity of property in replevin. 43:234.

Burden of proving mistake in date of written instrument. 45:460.

Burden of proving acceptance of deed as performance of contract. 55:249.

Presumption of assignment of lease. 69:162; 92:76.

Seal as importing corporate contract. 92:521.

Presumption as to situation of land conveyed. 38:322.

Presumption as to location of quarter section post. 78:515.

Presumption as to written contract. 20:382, Gil. 334.

Presumption of validity of contract. 33:50.

Presumption as to natural consequences of breach of contract. 21:225.

Presumption that contract embodies prior oral agreement. 60:382.

Burden of proving deed to be mortgage. 62:204.

Proof necessary to avoid disaffirmance of contract by infant. 26:248.

Burden of proving restraint or illegality, of contract tending to monopoly. 17:372, Gil. 348.

Burden of proof as to the execution and attestation of a will. 79:101.

Certificate of tax sale as prima facie evidence. 44:56.

-alteration of instruments.

Alteration of instrument as presumptive evidence of fraudulent intent. 36:376. Burden of proof in case of fraudulent alteration. 46:531.

Presumption and burden of proof of alteration of instrument. 40:531.

- consideration.

Presumption of consideration. 27:43.

EVIDENCE, II.-Continued.

Presumption as to consideration for promissory note. 61:513; 62:459. note by personal representative. 62:459.

Necessity for proving averment of consideration. 21:12.

Seal as importing consideration. 33:257.

Inapplicability in equity of rule that seal imports consideration. 29:151.

Burden of proof of want of consideration in fraudulent conveyance. 56:469.

Burden of proving consideration for limitation of carrier's liability. 58:22.

Presumption raised by words "value received." 21:12.

Burden of proving holder of negotiable instrument a holder for value. 65:118. — delivery.

Presumption as to delivery of instrument. 12:54, Gil. 25.

Presumption as to delivery of deeds. 39:35.

as to time of delivery. 39:35.

Burden of proving delivery. 17:153, Gil. 127.

- value.

Agreed price as prima facie evidence of value. 12:326, Gil. 216.

Prima facie value of notes and bonds. 38:521.

Burden of proof of market value of insured property. 57:519.

Necessity for showing value in action for injury to dog. 1:292, Gil. 226.

- gratuitousness of service by relative.

Presumption as to gratuitousness of services of child rendered parent. 53:460; 62:341.

As to gratuitous support of children by stepfather. 78:320.

- as to necessaries.

Presumption as to necessaries furnished wife. 76:26.

Burden of proving that certain articles are necessaries. 26:248.

Burden of proving articles furnished wife to be necessaries. 47:250.

- breach of warranty.

Burden of proof of breach of warranty. 14:273, Gil. 203; 67:37.

Presumption of warranty in contract of sale. 86:241.

- dedication.

Presumption of dedication. 60:62.

Inference of dedication of highway from user. 23:276.

- fraudulent conveyances.

Fraud generally, see supra, Concerning persons.

Burden of proving fraud in conveyance. 66:195; 75:341.

Burden of proof as to fraudulent conveyances. 76:311.

Burden of impeaching contract for fraud. 28:311.

Proof necessary in attacking assignment for fraud. 20:435, Gil. 389.

Removal of presumption of fraud in sale from retention of possession. 41:292.

Presumption of fraud from vendor's retention of possession. 27:530; 85:264.

Presumption from continued possession by mortgagor. 23:182.

Presumption of fraud from chattel mortgagor's retaining possession. 64:254.

Retention of possession by seller or mortgagor as presumptive evidence of fraud. 22:247.

EVIDENCE, II.—Continued.

Burden of proving good faith in transfer without change of possession. 63: 24.

Presumptions as to bulk sales of merchandise not in course of trade. 99:22.

Burden as to fraud in conveyance from wife to husband. 46:1.

Burden of proving purchase by wife not in fraud of husband's creditors. 34: 367.

Presumption as to rights in wife's property received by husband. 45:294. Deed to relatives as presumptively fraudulent. 91:273.

Burden of proof in action to set conveyance to relative aside. 89:423.

Necessity for proof of existing creditors in action by assignee to set aside transfers. 44:397.

-as to bills and notes generally.

Burden of proof as to validity of note. 78:210.

Giving of promissory note as evidence of indebtedness. 8:376, Gil. 326.

Burden of proving that note was executed by officer in official capacity. 4:126, Gil. 83.

Burden of proving assignment of note sued on. 1:92, Gil. 71.

Presumption of agreement for extension. 64:439.

-as to ownership or title.

Burden of proving ownership. 41:417.

Necessity for proof of title as alleged. 50:373.

Evidence of title of holder of note. 37:404.

Burden of proof as to bona fide ownership of negotiable paper. 37:542.

Shifting burden of proving bons fide title of promissory note. 63:525.

Burden of proof of title in holder in suit on note acquired by fraud. 44:255.

Presumption as to ownership of consigned goods. 39:11.

Presumption of consignee's contract and title. 13:162, Gil. 505.

Presumption as to ownership of shipments by carriers. 83:469.

Presumption as to the passing of title to goods delivered to a carrier. 51:345.

Presumption as to ownership of property shipped through a common carrier. 42:43.

Necessity of proof of plaintiff's title in action to determine adverse claims. 30:159; 41:344; 52:443.

to vacant lands. 41:344.

Necessity for proving absolute ownership in replevin. 1:175, Gil. 150.

Tax certificate ordered as prima facie evidence of title. 21:431.

Tax deed as presumptive evidence of title. 11:480, Gil. 358.

Sheriff's certificate of foreclosure as prima facie evidence of title. 73:283.

Patent by foreign state as presumptive evidence of absolute title. 38:469.

Presumption as to things in possession of other on gifts between husband and wife. 30:209.

Burden of establishing title by occupancy. 17:361, Gil. 335.

-as to possession.

Presumption of possession under deed from trustee under townsite law. 12:546, Gil. 458.

Presumption as to possession consistent with record title. 31:66.

EVIDENCE, II.-Continued.

Necessity that plaintiff show right of present possession in replevin. 12:335, Gil. 221.

- from possession.

Possession as evidence of title. 2:153, Gil. 129; 43:59; 30:11.

Possession as evidence of title. 39:365, 546; 51:266, 294.

in replevin. 51:294.

Sufficiency of possession as evidence of title. 36:152.

Sufficient to bring action to determine adverse title. 2:153, Gil. 129.

Actual possession of land as evidence of title. 38:122.

Possession of note as evidence of title. 38:197; 64:390; 65:304.

Possession of negotiable paper as evidence of title. 91:244.

Possession of check as evidence that indorsement is genuine. 59:504.

Possession and indorsement as evidence of title. 28:396; 31:62. indorsement by corporation. 28:396.

Possession under claim of title as evidence of seizin. 16:341, Gil. 303. Operation against corporation of presumption from possession. 84:152.

Payment.

Burden of proof as to payment. 76:173; 94:133.

Presumption of satisfaction of vendor's lien. 11:438, Gil. 323.

Presumption of discharge of debt by check. 39:340.

Presumption of absolute payment from delivery of promissory note. 47:321.

Receipt as primax evidence of payment. 36:193.

Presumption as to date of payment of mortgage. 7:176, Gil. 120.

Burden of proof as to application of payments. 68:420.

As to damages.

Presumption of injury from actionable libel. 13:249, Gil. 232.

Proof of damages necessary in action for libel. 40:101.

Proof of damages in malicious prosecution. 35:465.

Burden of showing facts in diminution of damages. 23:401.

Insurance matters.

Burden of proof in action on insurance policy. 64:366; 80:527; 96:299.

Burden of proof of defenses in insurance policy. 65:548.

Burden of proving violation of provision in policy. 17:123, Gil. 98.

Burden of proving breach of insurance contract. 51:224.

Burden of proof of breach of representations by insured. 90:264.

Burden of showing falsity of representations in application for insurance. 64: 495.

Necessity for proving falsity of representations or warranties. 17:497, Gil. 473.

Burden of proving "good standing" in mutual benefit society. 29:380.

Burden of proving default in payment of dues in mutual benefit society. 45: 256.

Presumption of increased risk. 13:483, Gil. 447.

As to claimants in case of garnishment of insurers. 22:309.

Garnishment and attachment.

Burden of proving claim to attached property. 23:182.

Burden of proof to impeach attachment proceedings. 51:285.

EVIDENCE, II.—Continued.

Burden of proof in garnishment proceedings. 54:47.

Burden of proof on claimant coming into garnishment proceedings. 22:309.

Presumption as to answer of garnishee. 42:112.

Execution; judicial sale.

Certificate of acknowledgment as prima facie evidence of execution. 53:171.

Burden of proof where mortgage sale is for excessive amount. 7:159, Gil. 102.

Presumption as to sale under writ. 24:479.

Burden of proving notice of expiration of period of redemption. 35:408; 39: 431.

Burden of proof in action to recover excessive fees retained on foreclosure. 58:84.

Criminal matters generally.

Burden of proof in criminal action. 54:195.

Burden of proof in prosecution for illegal sale of liquor. 54:105, 195; 74:292.

Burden of proof of legality of sale of liquor. 25:370.

Burden of proof in bigamy prosecution. 43:385.

Burden of proof in prosecution for embezzlement. 62:7.

Burden of proof in seduction. 50:363.

Burden of proof in prosecution for abortion. 19:93, Gil. 65.

Burden of proving facts palliating intentional killing. 34:430.

Burden and degree of proof of defenses to crime. 29:221.

Proof of maining in self defense. 37:351.

Negativing exceptions in criminal statute. 70:12.

III. Best and secondary evidence.

Best evidence. 50:424; 98:296.

What is "best evidence." 6:375, Gil. 260.

Best evidence rule. 12:357, Gil. 232.

Production of best evidence obtainable. 66:138.

Best evidence of public record and acts. 17:412, Gil. 301.

Production of recorded documents. 11:119, Gil. 75.

Telegram as primary or best evidence. 31:481.

Secondary evidence. 19:44, Gil. 24; 65:100.

When secondary evidence is admissible, 6:375, Gil. 260.

Admissibility of secondary evidence. 11:119, Gil. 75; 35:408; 35:532; 52:174; 53:381; 65:394; 69:136; 87:40.

Secondary evidence of writings. 13:394, Gil. 365.

where original is out of state. 13:394, Gil. 365.

Secondary evidence of written proofs of loss. 54:336.

Secondary evidence of contents of stolen bank notes. 16:109, Gil. 99.

Secondary evidence of telegram. 50:424.

Admissibility of parol evidence of recorded official action. 85:405.

Admissibility of witness's summary or schedule. 87:40.

Evidence of delivery of liquor license. 84:370.

Proof of acceptance of corporate charter. 25:387.

How benefit assessment may be proven. 46:61.

Testimony as to document not before witness. 78:373.

EVIDENCE, III.-Continued.

Testimonial recollection. 76:180.

Evidence to show lost instrument. 40:100.

Reception of evidence. 50:52.

Oral evidence to contradict secondary evidence. 50:424.

Foundation for secondary evidence.

Foundation for secondary evidence. 4:515, Gil. 402; 27:530.

Necessity for laying foundation to admit memorandum in evidence. 71:341.

Discretion of court as to foundation for admission of evidence. 5:492, Gil. 393.

Sufficiency of foundation for introduction of secondary evidence. 12:502, Gil.

Sufficiency of predicate for secondary evidence. 17:412, Gil. 391.

Necessity for effort to obtain best evidence. 13:394, Gil. 365.

Proof requisite to admission of secondary evidence. 39:410.

Notice to produce.

Notice to produce. 11:119, Gil. 75; 54:336.

Necessity for. 17:412, Gil. 391.

Effect of withholding writing after notice to produce same on trial. 39:499. secondary evidence admissible as to contents. 39:499.

Sufficiency of order to produce documentary evidence. 82:204.

Copies.

Copies of writings as evidence. 17:52, Gil. 34.

Admissibility of copies of records. 19:239, Gil. 198.

Copies of records of other states as evidence. 55:401.

Admissibility of certified copies. 25:81.

Certified copy as evidence. 21:187; 33:375; 36:177.

Certified copies of public documents as evidence. 8:127, Gil. 99.

Certified copies of records as evidence. 20:234, Gil. 212.

Certified copy of mortgage as evidence. 34:103.

Certified copy of chattel mortgage as evidence. 22:39; 25:297; 33:104; 37:82.

Copies certified after trial began as evidence. 16:68, Gil. 56.

Proof of defectively certified copy. 19:44, Gil. 24.

Production of original document instead of copies. 41:314.

IV. Documentary evidence.

Best and secondary evidence, see supra, III.

Weight of, see infra, XII.

Distinction between documentary and real evidence. 6:375, Gil. 260.

Instrument as evidence. 34:262.

Proof of signature to written instruments. 30:441.

Effect of acknowledging instrument. 34:262.

Effect of probate and record of instrument. 34:262.

Admissibility of instrument with defective jurat. 36:9.

Admissibility of authenticated copy of instruments. 36:156.

Proof of execution as condition to use of instruments as evidence. 45:277.

Admission of written instruments without proof of signature. 61:40.

Identification in evidence of books of office. 12:17, Gil. 1.

References are to Reports as Notes are in that order.

EVIDENCE, IV.-Continued.

Documentary evidence in condemnation proceedings. 23:18.

Admissibility of books or publications on technical questions. 12:216, Gil. 137.

Insufficiently stamped instrument as evidence. 10:131, Gil. 105.

Bill of lading as evidence. 13:162, Gil. 50.

Market reports as competent evidence. 14:174, Gil. 134.

Partnership books as evidence. 25:442.

Letters of administration as evidence. 26:303.

Ballots as evidence. 31:25.

Ballots as evidence on contest. 26:529.

Receipt as evidence of payment. 34:262.

Receipt as evidence of settlement. 87:301.

Admissibility of rules for government of employees. 75:27.

Sign warning trespassers as evidence in prosecution for shooting trespasser. 56:78.

Admissibility of indemnity policy as evidence in tort action. 65:355.

Admissibility of agent's reports. 46:249.

Entries in agent's book as evidence against principal. 73:401.

Competency of schedules of debts to prove insolvency. 84:10.

Ordinances.

Admissibility of speed ordinance. 80:364.

Admissibility of city ordinance in evidence to show breach of statutory duty. 29:465.

Certificate.

Unauthorized certificates as evidence. 63:454.

Land office certificate as evidence. 8:127, Gil. 99.

Certificate of entry as evidence of title to lands. 2:155, Gil. 131.

Sheriff's certificate of sale as evidence. 11:78 Gil. 45; 41:250. of title. 24:479.

Land office register's certificate as evidence. 12:451, Gil. 347.

Certificate of protest as evidence. 28:337, 31:329.

Certificates of incorporation generally. 20:234, Gil. 212.

Certificates of organization of national banks. 20:234, Gil. 212.

-tax certificate.

Tax certificates as evidence. 31:307.

Void tax sale certificate as evidence. 32:7.

Tax certificates as evidence of title, without proof that there was no redemption. 31:385.

Entries, records, and returns generally.

Entries in account books, see infra, Accounts and account books.

Admissibility of entries. 83:232; 90:264.

Effect of entries in pass-book. 36:193.

Records as evidence. 96:219.

Official entries and records as evidence. 25:123.

Official record as evidence of facts therein recited. 13:129. Gil. 122.

Invalid record as evidence. 12:255, Gil. 166.

Admissibility of register. 17:265, Gil. 243.

EVIDENCE, IV.-Continued.

Register as evidence. 9:200, Gil. 215.

of recorded deed. 12:192, Gil. 116; 85:35.

Record of deed, as evidence. 42:371.

Records of land office as evidence. 26:201.

Competency of certified abstracts of land-office records in evidence. 21:332.

Requisition and sheriff's return in replevin as evidence. 24:383.

Records of common council as evidence. 22:443.

of contract. 41:424.

Municipal records as evidence. 46:386.

Records of licenses as evidence. 38:229.

Records of liquor license as evidence. 38:143, 150.

Admissibility of records made in the course of business. 96:436.

Records and papers of corporations.

Corporation's records as evidence. 24:75.

against third persons. 44:355.

Admissibility of books and records of corporation in evidence. 14:43, Gil. 34.

Sufficiency of record recitals of corporate action. 12:17, Gil. 1.

Minutes of meeting of corporation as evidence. 38:138.

Stock books as evidence as to who is stockholder. 65:324.

Judgments and judicial records.

Judgment as evidence. 20:435, Gil. 389; 36:223; 40:467; 43:397; 51:474; 57:325; 65:60.

Judgment as evidence of facts therein determined. 82:273.

Judgment as evidence of title. 72:420.

Judgment as an evidence of debt. 31:256.

of antecedent debt. 36:223; 77:228.

Decree of court as evidence. 46:61.

Decree of probate court as evidence. 33:176.

Probate decree of heirship and distribution. 46:61.

Decree foreclosing mechanics' lien as evidence. 40:467.

Log-lien judgment as evidence of lien. 60:233.

Judgment as evidence against surety of defendant. 51:474.

Probate records as evidence. 40:254.

Judgment as link in chain of title. 61:18.

Civil judgment as evidence in criminal prosecution or vice versa. 12:293, Gil. 191.

Judgment as evidence against strangers. 40:381.

Admissibility of justice's docket as evidence. 10:350, Gil. 277.

Proof of judgment. 13:46, Gil. 39; 32:544.

of judgment roll. 13:46, Gil. 39.

Informalities in judgment roll. 43:137.

Proof of judgment of foreign justice of peace. 70:433.

Sufficiency of transcript of judgment of municipal court. 69:493.

Exemplification of justice of peace's judgment as evidence. 19:239, Gil. 198.

Method of proof of foreign judgments. 36:177.

Sufficiency of foreign judgment record to prove judgment. 36:177.

Evidence admissible to show points litigated in former action. 75:330.

EVIDENCE, IV.-Continued.

Findings.

Admissibility of trial justice's findings of malice in subsequent action for malicious prosecution. 30:516.

Pleadings.

Pleadings as evidence. 32:167; 43:161; 53:539.

Pleadings in a former suit as evidence. 21:442.

Admissibility of pleadings as evidence of facts stated. 40:82.

Pleadings as admissions of parties. 87:295.

Tax matters.

Tax certificates, see supra,—tax certificates.

Tax deeds, see infra,-tax deeds.

Documentary evidence of tax levy. 23:231.

Listing and taxation as evidence, as to dedication. 12:192, Gil. 116.

Assessment warrants as evidence. 33:164.

Stubs as evidence of receipt of tax. 29:78.

Admissibility of tax receipt. 66:179.

Deeds.

Records of, see supra, Entries, records, and returns.

Deed as evidence. 43:485.

Recitals in official deed as evidence, 18:66, Gil. 51.

Proof of deed, 35:425.

-tax deeds.

Tax certificates, see supra,—tax certificates.

Admissibility of tax deeds as evidence of title. 14:345, Gil. 263.

Requisites of a tax deed to be evidence. 27:259.

recitals sufficient to show delinquency of tax. 27:259.

Proof of nonredemption as condition to use of tax deed as evidence. 27:259.

Maps, plats, diagrams, etc.

Map or plat as evidence. 12:192, Gil. 116; 76:401.

Recorded town plat as evidence. 24:155.

Admissibility of informal plat to identify lands in deed. 28:306.

Models, maps, etc., as evidence. 36:388.

Maps, charts etc. as competent evidence. 38:313.

Admissibility of map in aid of description of land. 81:66.

Plats as evidence of intention as to dedication. 12:192, Gil. 116.

Admissibility of plans and diagrams in evidence. 28:216.

Wills.

Admission of will probated in foreign state. 45:29.

Leases

Admissibility of lease. 30:515.

Accounts and account books.

Account books as evidence. 21:225; 32:237; 41:235; 44:498; 63:397; 66:138; 69:60; 76:227; 77:24, 31; 80:492.

In proving loss by fire. 66:138.

Authenticating oath. 32:48.

Objection to the introduction of an account in evidence. 42:233.

EVIDENCE, IV.-Continued.

Letters.

Letters as evidence. 19:396, Gil. 342.

Telegrams.

Telegrams as evidence. 31:472; 32:216; 43:181.

Bills and notes: indorsements.

Admissibility of corporate notes without proof of signature. 84:144.

Admissibility of note sued on when execution is not denied. 36:130.

Admissibility of bill or note lacking revenue stamp. 17:320, Gil. 296.

Effect of unsigned indorsement of partial payment on promissory note. 7:363, Gil. 290.

Scientific books.

Scientific books and treatises as evidence. 8:41, Gil. 23.

Life tables.

Admissibility of life tables. 32:518.

Admissibility of mortality tables. 43:454.

Necessity for resorting to mortality tables. 43:454.

Scale bills.

Scale bills as evidence. 53:176.

Scale bills of surveyor general of logs as evidence. 34:289.

Surveyor's "averaged" scale bill of logs as evidence. 38:517.

Memoranda.

Memorandum as evidence. 19:315, Gil. 270; 22:19; 71:341.

When memoranda may be used in evidence. 5:215, Gil. 172.

Admissibility of private memorandum in evidence. 40:60.

Use of memorandum of trial court on appeal. 92:167.

V. Demonstrative evidence; experiments; articles and things; photographs; view by jury.

Performance of physical act before jury as evidence. 33:130.

Exhibition of clothing to jury. 33:130.

Burglar's tools, etc., as evidence in criminal prosecution. 79:118.

Exhibition of injury to jury. 33:103.

Exhibition of corporal injuries in personal injury action. 84:30.

Exhibition to show resemblance. 81:501.

Experiments.

Evidence of experiments. 32:1; 67:298; 82:142.

Evidence of result of experiments. 78:362.

Admissibility of experiments and tests. 85:363.

Photographs.

Admissibility of photographs. 42:350; 54:379; 76:401; 78:85, 110; 85:142.

Photographs to show contributory negligence at railroad crossing. 56:274.

- X-ray photograph.

Examination by x-ray process. 78:342.

View.

New trial for irregularities as to, see New Trial.

EVIDENCE, V.-Continued.

View of premises by jury. 19:271, Gil. 230; 61:113; 83:422.

Jury's view as evidence. 85:65.

As independent evidence. 19:271, Gil. 230.

Discretion of trial court as to granting view. 32:1.

Right to order jury to view insured premises. 85:65.

Object and purpose of view by jury. 29:41.

Inspection of locus in quo by jury. 33:130.

Knowledge gained by jurors in viewing premises, as evidence. 57:493.

VI. Parol and extrinsic evidence concerning writings.

Parol evidence as to writing. 4:126, Gil. 83; 6:526, Gil. 365; 11:423, Gil. 312; 19:407, Gil. 350; 37:402; 38:74; 39:323; 41:169; 42:93; 42:440; 43: 468, 543; 50:168; 51:172; 66:156; 76:409; 82:247; 94:100.

Admissibility of extrinsic testimony affecting writing. 84:419.

Parol evidence as to written contract. 2:213, Gil. 174; 5:523, Gil. 417; 13:501, Gil. 462; 20:359; 30:313; 53:414; 54:205; 65:170: 86:241; 90:340.

Extrinsic evidence to affect contract. 72:185; 86:380.

Parol testimony to vary or contradict writing. 10:319, Gil. 250; 12:255, Gil. 166; 22:65, 123; 23:192; 26:212; 33:374; 34:374; 37:300; 38:352; 42:498; 43:169; 43:468; 55:159; 55:236; 62:361; 75:228; 96:230.

Parol evidence to vary written contract. 15:440, Gil. 355; 6:496, Gil. 344; 23:57; 31:512; 37:542; 38:510; 39:319, 467; 42:420; 44:471; 46:15; 48:323; 49:1; 56:43; 59:240; 78:57; 79:316; 87:175; 94:233.

Parol to change essential nature of written contract. 1:261, Gil. 205.

Parol evidence to aid the construction of written instruments. 24:199; 38: 47; 66:179.

Extrinsic evidence to contradict written contract. 82:21.

Extrinsic evidence in aid of written instrument. 62:536.

Admissibility of extrinsic evidence in construing a written instrument. 3:209, Gil. 140; 44:309.

Extrinsic evidence to show terms of contract. 61:212.

Parol evidence to add new terms to a written contract. 34:374.

Admissibility of parol evidence to qualify absolute written instrument. 5:178, Gil. 139.

Parol proof of contents of document. 43:181.

Admissibility of parol evidence of contractual relations. 69:41.

Parol evidence to show facts attending making of contract. 6:513, Gil. 357.

Parol evidence to show local usages. 47:266.

Extrinsic evidence to aid return of service. 4:473, Gil. 366.

Parol proof in collateral action as to nonexempt basis of pleading or writ. 34: 279.

Admissibility of extrinsic evidence to cure defect in jurat in affidavit. 36:9. Parol evidence as to result of election. 38:222.

Evidence to explain ballot. 26:529.

Admissibility of parol evidence of termination of relation of landlord and tenant. 8:107, Gil. 82.

Parol evidence to vary contract of carriage. 36:396.

EVIDENCE, VI.-Continued.

Extrinsic evidence as to written contract between shipper and carrier. 86:380.

Parol evidence to show consignment. 45:446.

Parol evidence as to mortgage. 13:501, Gil. 462.

Evidence of oral agreement to pay mortgage on land deeded. 68:538.

Parol contradiction of payment of mortgage. 41:295.

Parol evidence of promise to pay debt of another. 13:191, Gil. 180.

Parol evidence as to partnership real estate. 21:127.

Parol evidence to vary terms of lease. 81:49.

Parol evidence to charge unnamed principal. 39:512.

Parol evidence to show proceedings at corporate meetings. 38:138.

Parol evidence as to arrangements for credit. 52:376.

Parol evidence as to true character of usurious contract. 60:303.

Extrinsic evidence with respect to assignments. 89:330.

Admissibility of extrinsic evidence to show valuation agreement. 93:143.

Competency of parol evidence to establish an estoppel in pais. 45:459.

Extrinsic evidence to show cost of local improvement. 20:468, Gil. 524; 20: 511, Gil. 459.

Parol evidence as to written contract of sale. 29:120.

Parol evidence to vary order solicited and accepted by seller. 42:494.

Parol evidence as to priorities of several mortgages. 30:419.

Parol evidence to show agreement as to priority between contemporaneous mortgages. 28:394.

Admissibility of parol evidence to vary subscription or defeat it. 40:110.

Parol evidence to vary subscription contract. 43:353.

Extrinsic evidence in aid of ambiguous description in will. 3:209, Gil. 140.

Parol evidence to show original of mutilated will. 76:237.

Parol proof of illegal object of a written instrument. 43:307.

Incomplete writing; separate or collateral agreements.

Parol evidence in connection with incompetent written contract. 42:335.

Admissibility of parol evidence where writing does not contain complete contract. 21:389.

Parol evidence to vary an incomplete written instrument. 55:159.

Parol evidence to explain incomplete contracts. 42:368.

Admissibility of parol to show separate agreement. 63:221.

Admissibility of parol to prove existence of separate oral agreement. 63:539.

Oral agreement collateral to written contract. 54:355.

Parol evidence of collateral agreement to written contract. 81:272.

Admissibility of oral evidence of agreement collateral to written contract. 82: 240.

As to third persons.

Parol evidence to vary writing as to third persons. 50:538.

Parol evidence of writing as respects strangers thereto. 10:255, Gil. 197.

Parol evidence to vary written instrument as concerning stranger to it. 17:200, Gil. 174.

Right of third person to vary contract by parel. 47:367.

Parol evidence to vary contract in action by third person. 49:125.

EVIDENCE, VI.—Continued.

As to title or ownership.

Parol evidence to establish title. 48:462.

Parol evidence of title to land. 54:118.

Parol evidence as to ownership of steamboat. 12:357, Gil. 232.

As to description of property.

Parol evidence to aid description of property. 10:207, Gil. 168; 17:95, Gil. 71.

Parol evidence in aid of description of land. 47:137.

Admissibility of evidence to aid description in deed. 37:250; 44:281.

Parol evidence as to true description in chattel mortgage. 61:293.

Extrinsic evidence to aid description of highway. 66:358.

As to insurance contracts.

Parol evidence to vary insurance contract. 31:17; 37:300; 46:519.

Parol evidence to vary or contradict insurance policy. 57:472; 58:492.

To overcome agency provisions. 31:17.

Admissibility of extrinsic evidence to show property covered by policy. 44:440.

Extrinsic evidence as to insurance of building other than one described. 45:318.

As to deeds and boundaries generally.

As to description of property in, see supra, As to description of property.

Consideration for, see infra, As to consideration.

Deed as mortgage, see infra, Deed as security.

Parol evidence to affect deeds. 50:168.

Parol evidence to aid in construction of deed. 43:60.

Parol evidence to show character of deed. 6:89. Gil. 38.

Parol evidence to contradict deed. 30:132.

Oral evidence to vary effect of deed. 57:289.

Parol to vary covenant in deed. 48:462.

Parol evidence as to contents of tax deed. 47:535.

Parol evidence as to circumstances surrounding deed. 21:449.

Parol to ascertain place of boundaries of land described in deed. 29:49.

Parol evidence to control or vary fixed boundary lines. 52:537.

As to commercial paper.

Date of, see supra, As to time or date.

Consideration for, see infra, As to consideration.

Character of party to, see infra, Character of party.

Parol evidence as to negotiable instruments. 7:426, Gil. 341.

Parol evidence to show liability on negotiable instrument. 6:578, Gil. 412; 51:172; 60:94.

Parol evidence to fix liability of parties to bills or notes. 2:147, Gil. 123.

Extrinsic evidence to show liability on note. 44:214.

Extrinsic evidence to prove title to bill or note. 36:330; 38:390.

Parol evidence to remove ambiguity from note. 13:106, Gil. 96.

Parol evidence to vary bill or note. 5:448, Gil. 364; 39:319; 48:539; 76:121.

-indorsements.

Parol evidence as to indorsements. 45:495; 60:269; 62:220; 78:209.

References are to Reports as Notes are in that order.

Index to Notes, Minn. Rep.

18.

EVIDENCE, VI.-Continued.

Parol evidence to show nature of indorsement on note. 1:369, Gil. 272; 1:380, Gil. 282; 1:383, Gil. 285; 21:385.

Variation of indorsement by parol. 2:139, Gil. 114; 3:323, Gil. 227; 7:426, Gil. 341; 20:63, Gil. 49; 23:192, 263; 25:105; 33:50; 38:352; 59:420; 63:32

To show or qualify indorsement. 5:448, Gil. 364.

To qualify or restrict indorsement. 7:446, Gil. 355.

Of time of indorsement. 2:139, Gil. 114.

Parol evidence to as effect of endorsement. 57:286.

Admissibility of parol evidence to show incomplete indorsement. 40:53.

Parol evidence to show agreement to indemnify indorser. 47:108.

Effect of indorsement of payments on negotiable instruments. 27:351.

As to warranty.

Admissibility of parol warranty. 32:371; 46:413; 66:156; 99:92.

Proof of oral warranty when written one exists. 34:450.

Attempt to show warranty by parol when contract is in writing. 47:344.

Parol evidence to add warranty to bill of sale or assignment. 17:292, Gil. 269.

As to receipt.

Parol evidence to vary writing in form of a receipt. 6:484, Gil. 334.

Parol evidence to vary receipt importing contract. 18:300, Gil. 272.

Parol as to written receipt embodying contract. 17:284, Gil. 260.

Conclusiveness of receipts embodied in contract. 36:350.

Parol evidence to vary a written receipt for money. 38:18.

Extent to which receipt may be varied by parol evidence. 40:34.

Parol evidence to vary warehouse receipt. 78:379.

As to time or date.

Parol proof of time of delivery of instrument. 23:551.

Date of deed as evidence of time of its delivery. 38:395.

Of agreement as to time. 42:420.

Parol evidence that time is of essence of contract. 30:335.

Parol evidence to show when contract becomes operative. 40:110.

Parol evidence as to reasonableness of time or amount. 30:413.

To overcome construction for performance in reasonable time. 31:512.

Parol evidence of date of certificate of sale. 37:415.

Extrinsic evidence as to duration of policy. 73:12.

- of note.

Parol evidence as to date of negotiable instrument. 45:460.

Parol evidence to show actual date of note. 58:159.

Parol proof of time of indorsement. 2:139, Gil. 114.

As to meaning, purpose, or intention.

Parol evidence of meaning of trade terms. 64:300.

Proof of meaning of foreign words. 31:396.

Testimony of witness as to his understanding. 38:74.

Admissibility of inquiry as to intention of parties to writing. 23:314.

Proof of meaning of signs, gestures, etc., in slander. 31:396.

Of meaning of alleged libelous words susceptible of two meanings. 31:396.

Parol proof of real intention of agent in signing contract. 29:120.

References are to Reports as Notes are in that order.

EVIDENCE, VI.-Continued.

Parol evidence to show purpose of instrument. 57:402.

Parol evidence to explain purpose of indorsement and delivery of bill of lading. 29:363.

Extrinsic evidence of intention that mortgage cover after-acquired property. 30:132.

As to consideration.

Parol proof of consideration of written contract. 10:233, Gil. 185; 32:185; 36:200; 37:392; 38:443; 47:367; 78:299; 83:19.

Parol evidence to show a consideration other than that expressed. 37:315; 40:501; 43:468.

Rights to show real consideration. 11:150, Gil. 92; 13:430, Gil. 396; 15:205, Gil. 160; 42:93.

Parol evidence to apportion consideration to separate articles. 55:457.

Parol as to consideration of a sealed instrument. 33:257.

Impeachment of consideration of sealed instrument. 73:277.

Parol evidence to show want of consideration for mortgage. 73: 397.

Parol evidence to show true consideration for chattel mortgage. 30:419.

- for deeds.

Parol evidence as to consideration of deeds. 7:442, Gil. 351; 22:43; 39:50; 81:506; 89:380.

Parol evidence to show true consideration of a deed. 20:91, Gil. 77; 38:24; 80:158; 80:483.

Parol evidence to contradict consideration expressed in deed. 26:276.

-for commercial paper.

To show note was without consideration. 6:526, Gil. 365.

Parol evidence to show failure of consideration of note. 62:150: 74:252.

Parol to rebute consideration for note or bill. 63:211.

Mistake: omission.

Parol evidence to supply omissions in written memorandum of contract. 21:402. where statute or public policy requires a written contract. 21:402.

Parol evidence to correct mistake in instrument. 13:264, Gil. 246.

Trust.

Parol evidence to establish trust. 44:159.

Admissibility of parol evidence to establish trust upon a deed. 5:422, Gil. 342.

Parol evidence to show trust in lands. 44:166.

Parol evidence to prove resulting trust. 46:353.

Parol evidence to rebut presumption of resulting trust. 7:286, Gil. 216.

Condition.

Parol evidence to reduce absolute to conditional promise. 9:28, Gil. 16.

To show conditional delivery. 30:313.

Parol evidence of conditional delivery of contract. 58:159.

Admissibility of parol evidence of condition upon delivery or execution of writing. 31:48.

Parol evidence of delivery of deed on condition. 30:313.

Parol evidence of delivery of note on precedent condition of additional signatures. 30:313.

EVIDENCE. VI.—Continued.

Parol evidence as to conditional delivery of negotiable instrument. 37:542.

Evidence to show conditions of deposit in escrow. 37:338; 87:168.

Deed as security.

Parol evidence to show mortgage. 21:449; 26:365; 32:111.

Parol evidence to show that deed is mortgage. 8:87, Gil. 62; 31:94; 39:378; 46:422; 50:570; 63:272.

Parol evidence that absolute transfer was for security. 13:430, Gil. 396.

parol evidence to show real character of instrument. 6:95, Gil. 45.

To show real nature of transfer. 13:430, Gil. 396.

To explain terms; ambiguities.

Extrinsic evidence to explain instrument. 14:544, Gil. 414; 49:230; 69:257; 74:538.

Parol evidence to explain written contract. 6:496, Gil. 344; 29:78; 39:319; 78:68.

Admissibility of parol to explain terms of written contract. 63:464.

Extrinsic evidence to explain contract. 45:335; 56:312; 60:39.

Admissibility of oral testimony to explain written admission. 36:114.

Parol evidence to explain signature. 45:21.

Parol evidence to explain plat. 46:505.

Parol evidence to explain will. 96:202.

Extrinsic evidence to explain certificate of acknowledgment. 49:370.

Extrinsic evidence to explain commercial descriptions in sale. 53:295.

Extrinsic evidence to explain contract of suretyship. 56:312.

Parol evidence to explain term "currency" or "current funds." 8:324, Gil. 284.

Parol evidence to explain terms "regular" or "net." 53:91.

Parol evidence to remove ambiguity. 13:187, Gil. 177.

Extrinsic evidence to cure ambiguities in instrument. 5:435, Gil. 356.

Oral elucidations of patent ambiguity. 23:314.

Explanation of ambiguous terms in a written contract. 80:466.

To identify subject or person.

Extrinsic evidence to identify subject-matter. 55:115.

To identify subject-matter of contract. 37:250.

Parol evidence to identify mortgaged chattels. 43:56, 485.

Parol evidence to identify land described. 30:283; 51:105.

Description by reference to plat. 30:283.

Evidence to identify land described in tax deed. 31:385.

Identification of subject matter of memorandum by parol. 30:389.

Parol evidence to identify party to instrument. 38:361.

Parol evidence to identify party to contract. 39:272.

To identify grantor or grantee to an instrument. 38:361.

Parol evidence to identify grantee or mortgagee. 43:211.

Concerning records.

Parol evidence as to contents of record. 83:401.

Parol evidence to contradict official record. 13:120, Gil. 122.

Evidence to impeach return of service in action to vacate judgment. 56:351.

Parol evidence to determine issues of former judgment. 56:317.

Explanation of judgment on dismissal to show matters decided. 33:253.

EVIDENCE, VI.-Continued.

Character of party.

Parol evidence to prove real character of parties to note. 37:431.

Parol evidence as to relationship of parties to note. 7:446, Gil. 355; 63:302.

As to capacity in which an officer signed. 4:126, Gil. 83.

To make descriptio personarum qualify liability. 13:187, Gil. 177.

Parol evidence to show contract made in representative capacity. 13:106, Gil. 96; 32:288; 44:166.

Parol evidence to show contract of suretyship. 11:150, Gil. 92; 65:107.

Admissibility of parol evidence that maker of note is surety. 25:442.

To prove suretyship of party. 87:175.

Proof of partnership. 37:402; 69:41.

Parol evidence to show undisclosed principal. 76:364.

VII. Opinions and conclusions.

Admissibility of opinion evidence. 8:23, Gil. 6; 9:260, Gil. 244; 11:154, Gil. 95; 12:216, Gil. 137; 14:174, Gil. 134; 14:516, Gil. 388; 18:184, Gil. 168; 22:29; 26:10; 43:279; 46:106; 47:53; 49:322, 511; 53:551; 57:245; 64:457; 71:471; 73:39; 76:64; 77:336; 88:119; 90:304.

Conclusions of witness as evidence. 8:26, Gil. 9; 61:124.

Admissibility of conclusions. 84:168; 88:64.

Admissibility of expert testimony. 8:23, Gil. 6; 28:139; 32:118, 133; 33:503; 34:321; 41:207; 45:85; 46:39; 60:127, 130; 63:420; 65:337; 66:284; 68:335; 70:278, 339; 75:255; 78:504; 88:192, 535; 91:239; 92:187, 214; 97:141.

Qualifications of opinion witness. 15:205, Gil. 160.

Who are expert witnesses. 30:410.

Qualifications of expert witnesses. 1:125, Gil. 101; 13:335, Gil. 307; 44:196; 45:441; 52:36; 80:9; 81:304.

Competency of farmer as expert. 77:27.

Practical farmer as expert witness. 29:200.

Preliminary examination as to competency of experts. 46:250.

Subjects for expert testimony. 23:430; 24:506; 90:286.

Admissibility of witnesses' impressions. 3:166, Gil. 108; 55:353.

Evidence as to party's impression of transaction. 1:340, Gil. 251.

Inadmissibility of evidence of conversation in the form of conclusion as to its effect or substance. 69:37.

Evidence as to one's understanding of matter. 12:255, Gil. 166.

Expert testimony as to ultimate facts. 48:99; 52:36.

Basis of "opinion of expert." 22:514; 41:548; 66:486.

Opinion of expert witness on the evidence given. 21:464.

Testimony heard in court as basis for opinion. 43:279.

Expert opinion based on knowledge. 88:192.

Examination of expert witness. 34:321.

Questions calling for conclusion of witness. 22:214,

Effect of testimony of party to conclusions to be drawn. 80:419.

Admission of opinion of witnesses in condemnation proceedings. 21:127.

Admissibility of expert testimony on mechanical questions. 34:51; 66:61.

EVIDENCE, VII.—Continued.

As to sufficiency of fence. 8:23, Gil. 6.

As to fires and ignitability. 28:139.

Expert testimony as to competency of foreman. 29:305.

Admissibility of opinion of one's influence. 35:465.

Expert testimony as to proper methods or means. 36:539.

Opinion evidence as to solvency. 37:485.

Admissibility of expert testimony as to books of account. 47:95.

Admissibility of computations of expert from books in evidence. 82:434.

Expert evidence as to banking custom. 65:154.

Admissibility of opinion as to application of payment. 67:106.

Hypothetical questions.

Hypothetical questions. 34:430; 38:511; 43:279; 78:342.

Form of. 21:464.

upon hypothetical questions embracing the testimony. 21:464. based on evidence heard. 28:9.

Requisites of. 41:365.

Competency of. 31:165.

Not in accordance with facts, 31:526.

To expert witnesses, 28:9.

predicate for. 16:282, Gil. 249.

Cause and effect.

Competency of opinion as to causes of injury. 44:212.

Expert evidence as to causes or consequences of personal injuries. 38:511.

Opinion evidence as to cause of death. 93:99.

Opinion evidence as to effect of treatment. 91:219.

Competency of opinion as to effect of disease. 49:541.

Medical testimony; physical condition.

Qualification of physician as expert. 54:379.

Admissibility of opinions of physicians. 47:430.

based on statements made to them. 47:430.

Admissibility of opinion of medical expert. 62:216; 70:278.

Basis of opinion of a medical expert. 52:512; 54:379.

Opinion of medical expert based on examination. 72:448.

Evidence of medical examination of prosecutrix for rape. 18:208, Gil. 191; 36:535.

Nonexpert opinion as to health of injured person. 33:311.

Expert opinion as to feigning of injury. 47:17.

-intoxication.

Admissibility of opinion as to intoxication. 53:532; 92:418.

Age.

Admissibility of opinion evidence as to age of domestic animals. 16:329, Gil. 291. judged by teeth. 16:329, Gil. 291.

Sanity; capacity.

Opinion evidence as to insanity. 41:365.

Competency of opinion as to sanity. 39:204.

Competency of opinions as to mental capacity. 36:217.

nonexpert opinions. 27:280; 40:371.

References are to Reports as Notes are in that order.

EVIDENCE, VII.-Continued.

Expert opinions as to sanity. 28:9; 34:430.

As to mental capacity. 27:280.

Values; damages.

Opinion evidence as to value. 14:174, Gil. 134; 18:184, Gil. 168; 18:194, Gil. 178; 19:283, Gil. 240; 31:165; 33:265; 37:519; 44:255; 46:250; 53:

560; 55:497; 68:48.

Expert testimony as to value. 5:119, Gil. 85; 40:88; 92:158.

Retimate of party as evidence of value. 10:233, Gil. 185.

Opinion of owner as to value. 5:119, Gil. 85.

Opinion as to value of land. 20:28, Gil. 19; 21:127; 36:452.

As to value before and after damage. 20:28, Gil. 19.

Opinion evidence as to amount of damages to real property. 41:133.

Competency of opinion evidence as to damages to land. 45:463.

Opinion as to value of goods. 21:56.

Admissibility of opinion of market value of machine. 33:56.

Evidence of value of crops. 35:412; 57:317.

Opinion of witness as to damages. 19:500, Gil. 433; 29:256.

Opinion as to amount of damages. 62:188.

Evidence of value as a basis for damages. 22:343.

when witness can testify as to value. 22:343.

Competency of an expert witness to prove value. 24:138.

Qualifications of witness as to value. 30:227; 70:312.

Mode of examining expert witness on land values. 18:184, Gil. 168.

- of services.

As to value of services. 14: 516, Gil. 388; 31:479.

Value of lawyer's services. 14:516, Gil. 388.

Expert testimony as to value of services. 82:354.

Attorneys as competent witnesses. 82:354.

-in eminent domain.

Opinion of witness as to value of condemned property. 11:515, Gil. 392; 19:464, Gil. 406.

Opinion evidence as to value of land taken for railroad. 28:503.

Opinion evidence as to damages in condemnation proceedings. 18:155, Gil. 139; 18:184, Gil. 168; 19:283, Gil. 240; 19:464, Gil. 406.

Opinions as to value admissible to show damages in condemnation proceedings. 19:500, Gil. 433.

Opinion of witness as to land values and damages in condemnation proceedings. 30:227; 33:265.

Qualifications of witness as to value. 19:464, Gil. 406.

Meaning.

Expert testimony as to meaning of contract. 57:534.

Admissibility of opinions of witnesses as to what they understood libelous term to mean. 37:277.

Speed.

Admissibility of opinion as to speed of car. 29:465.

As to rate of speed of car or space required for stop. 53:551.

References are to Reports as Notes are in that order.

EVIDENCE, VII.-Continued.

Danger; skill; negligence.

Expert testimony in negligence cases. 90:329.

Admissibility of expert testimony on question of danger. 92:42.

Admissibility of opinion as to negligence. 61:321.

Expert evidence as to care or negligence. 32:133.

Admissibility of expert opinion as to care or prudence. 33:62.

As to safety and negligence. 45:85.

As to safety of conditions. 66:61.

As to safety or danger of method. 48:99; 76:269.

Expert testimony as safety of appliance. 70:538; 82:142; 85:363.

As to safety of elevators. 78:504.

Opinion evidence as to "track bolting." 67:65.

Appearance.

Evidence of appearance and demeanor. 87:388.

Admissibility of opinion as to appearance of person. 66:483; 73:134.

Admissibility of opinion of nonexpert witness as to personal appearance or condition. 27:435.

Handwriting.

Proof of handwriting. 33:492; 35:425; 49:420.

Right to compare handwritings. 35:425.

VIII. Confessions.

Confessions as evidence. 4:368, Gil. 277.

Admissibility of confessions. 14:105, Gil. 75; 28:426; 42:850.

Admissions of accused as evidence. 26:183.

right to explain. 26:183.

What constitutes confession. 26:183.

uncontradicted statement in accused's presence. 43:385.

Sufficiency of foundation as question for court. 14:105, Gil. 75.

When confession is voluntary. 14:105, Gil. 75.

When prisoner was under arrest. 14:105, Gil. 75.

By incompetent. 28:426.

By intoxicated person. 28:426.

Effect of extrajudicial confession. 12:293, Gil. 191.

Proof of corpus delicti which will admit a confession. 4:368, Gil. 277.

IX. Admissions,

Admissions by party. 23:6.

Admissions as evidence. 42:37; 44:355; 49:322; 61:18; 65:162; 79:238; 88:64; 90:492.

Admissions as part of res gestæ. 27:166.

Evidence of admission of negligence. 76:169.

Competency of admissions in letters. 32:436.

Implied admissions. 82:226.

how proved. 82:226.

Proof of admissions, 66:327.

EVIDENCE, X .- Continued.

Effect of admissions. 41:487.

Admissions as showing intent. 15:489, Gil. 403.

Admissions of transferrer as evidence of fraud in sale. 18:414, Gil. 373.

Evidence as an admission by party making it of facts included in it. 22:59.

Whole of admissions as evidence, 18:316, Gil. 285.

Admissibility of admissions by personal representatives. 63:296.

Against whom admissible.

Admissions of third persons as evidence. 81:337.

Admissions of agent to bind principal. 5:339, Gil. 271; 48:305.

Admissions of one partner as evidence against others. 30:25.

Admissions of partner after dissolution as evidence. 40:325.

Admissions of one joint owner as evidence against all. 4:217, Gil. 156.

Admissions of principal admissible against surety. 35:340; 68:277; 76:387; 77:24.

Admissions by husband or wife as evidence against other. 27:178.

Admissions of prosecutrix in trial for rape as evidence. 18:208, Gil. 191.

X. Hearsay; declarations; res gestae.

Declarations as evidence. 57:96; 65:548; 67:298; 70:496; 72:522; 76:227; 81:363; 87:18; 90:492.

What constitutes res gestæ. 36:276.

Declarations as part of res gestæ. 27:166, 178; 32:394; 41:530; 47:295.

Evidence of conversations. 49:308.

Admissibility of exclamations. 89:212.

Conduct as evidence. 13:249, Gil. 232.

Proof of seduction by conduct. 31:54.

Competency of hearsay evidence. 39:456; 41:153; 97:135.

Letters as part of res gestæ. 10:448, Gil. 360.

Statement of intention or purpose as evidence. 54:190.

Admissibility of declarations evincive of intent of knowledge. 62:474.

Admissibility of statements to show admission of liability. 68:23.

How kinship may be proved. 46:61.

Testimonial knowledge. 40:60.

General reputation.

Proof of residence by reputation. 71:503.

Competency of proof of reputation of house. 29:193.

Admissibility of evidence of reputation to show character of house. 65:505.

Reputation of house to prove for what purposes maintained. 59:281.

Admissibility of evidence as to reputation of house on prosecution for keeping house of ill-fame. 29:198.

General reputation as evidence of solvency. 54:466.

Evidence of general reputation to establish insolvency. 22:206.

Proof of agency by repute and custom. 38:66.

General reputation as evidence of probable cause. 46:225.

Age; pedigree.

Admissibility of declarations as to birth and death. 45:408.

EVIDENCE, X .- Continued.

Evidence admissible to prove a person's age. 51:185. Person's own testimony to prove his age. 51:185.

Admissibility of evidence of pedigree. 51:185.

Confidential communications.

Privileged communications. 61:78; 75:366; 94:496. When communication privileged. 19:523, Gil. 454. Right to claim privileged communications. 43:273.

Effect of death of communicating party. 61:78.

Privileged communications as extending to writings. 70:37.

- between husband and wife.

Admissibility of communications between husband and wife. 27:68. Privileged character of communications between husband and wife. 35:310. Declarations of one spouse as evidence against other. 77:282.

- to physician.

Admissibility of statements made to physician. 43:279; 67:155.

Evidence of attendance by physician. 90:264.

Admissibility of physician's testimony concerning patient after latter's death. 82:460.

- to attorney.

Privileged communications between attorney and client. 29:124; 51:546; 85:29.

Attorneys as witnesses. 66:10.

Admissibility of attorney's statement to witness. 49:541.

Privilege of attorney as to papers intrusted to him by client. 40:545.

Admissibility of draftsman's testimony on probate. 40:371.

Admissibility of attorney's testimony concerning will after testator's death. 82:460.

- waiver of privilege.

Waiver of objection to communication as privileged. 43:273.

Waiver of statutory privileged communications. 77:282.

Sufficiency of waiver of privileged communications. 66:91.

Waiver of privileged communication by successor or privy of communicant. 40: 371.

Waiver of right to insist that communications by decedent were privileged. 96:499.

Waiver of incompetency of testimony of physician relative to condition of deceased patient. 100:117.

Inference to be drawn from refusal to waive. 77:282.

Declarations of party.

Admissions or declarations against interest as evidence. 41:245; 54:71; 87:18.

Declarations evincive of animus, in malicious prosecution. 10:350, Gil. 277.

Oral evidence of broker's conversations to prove commissions were earned.

59:199: 87:495.

Declarations of third person generally.

Declarations of third persons. 30:45.

References are to Reports as Notes are in that order.

EVIDENCE. X.-Continued.

Admissibility of evidence of conversations with third parties. 66:46.

Declarations by husband as evidence in wife's action for alienation of affections. 67:476.

Declarations and acts of agent or servant.

Agent's declarations as evidence. 5:339, Gil. 271; 12:255, Gil. 166; 49:370.

Declarations and acts of agents. 50:91; 76:123, 216; 79:43; 84:211.

Declarations of agent to bind principal. 25:114.

as res gestæ. 25:114; 77:503.

Admissions or declarations by agents as evidence against principal. 83:212.

Evidence of agency. 84:76.

Declarations of agent to prove agency. 19:449, Gil. 388.

Testimony of agent to establish agency. 14:21, Gil. 13.

Proof of agency by declarations and acts of agent. 6:484, Gil. 334; 52:551; 57:142.

Proof of agent's authority by his own statements. 38:66.

Admissibility of declarations of officers or agents of corporation. 48:544.

Declarations and reports of employees as binding upon master. 42:79.

railroad servant's reports. 42:79.

Admissions of trainmen as binding upon the carrier. 57:142.

Evidence of former conduct of servant on question of competency. 74:480.

Acts or declarations of former owner or person in interest generally. Admissibility of declarations as to ownership. 75:237.

Competency of vendor's declarations. 7:421, Gil. 336.

Admissibility of declarations of grantor to show mental capacity. 36:217.

Declarations of vendor as evidence against vendee. 8:50, Gil. 30.

Competency of grantor's declarations against title subsequent to sale. 4:204, Gil. 146.

Admissibility of declarations as evidence of fraud in past sale. 5:119, Gil. 85.

Declarations by vendor after sale to prejudice rights of vendee. 30:45.

Declarations and acts of vendor as evidence of fraud in transfer. 13:326, Gil. 299.

Competency of seller's declarations after fraudulent transfer of property. 7:494, Gil. 401; 12:445, Gil. 334.

Declaration of dedicator as evidence of intent in dedication, 12:192, Gil. 116.

Admissibility in evidence of admissions of mortgagee as against his successor. 71:230.

Declarations by assignor for creditors. 4:204, Gil. 146.

Of assignor after assignment. 12:445, Gil. 334.

Declarations of person in possession.

Declarations of person in possession. 28:477; 40:421; 68:173.

Declarations of the person in possession of property respecting ownership thereof. 53:516.

Declarations of persons in possession of real property in privity to claimant. 61:113.

Declarations of person in possession of property, characterizing possession. 70:496.

Possessor's declarations as to ownership. 84:211.

References are to Reports as Notes are in that order.

EVIDENCE, X.-Continued.

Declarations and acts of deceased persons.

Admissibility of declarations of deceased persons. 41:245; 87:18.

Testimony of conversations with deceased persons. 32:436; 35:55; 80:419.

Admissibility of declarations of decedent against his interest. 43:163.

Of intention to commit suicide. 65:548.

- testator.

Testator's declarations to sustain or defeat will. 28:9.

Declaration of testator to show mental capacity. 36:217; 42:273.

Testimony as to acts of testator evincive of mental condition. 38:112.

Conversation of testator to show undue influence. 48:504.

Declarations of partner.

Admissions by partner, see supra, IX.

Declarations of partner as evidence against the partnership. 42:307; 50:118. Declarations of alleged partner as evidence of partnership. 23:6; 46:311.

Acts and declarations of co-conspirators.

Evidence of coconspirator's acts. 30:45; 79:428.

Evidence of declaration of coconspirator. 43:253; 79:428.

Coconspirator's acts and declarations as evidence. 88:130.

Admissibility of statement of coconspirator. 90:183.

Admissibility of conversations with conspirator. 73:150.

Admissions of coconspirator as evidence. 62:119.

Complaints of injuries and suffering.

Admissibility of statements made to physician. 43:279; 62:216.

Declarations of victim of crime. 32:394.

Admissibility of statements of injured party. 47:430.

Admissibility of statements of pain or suffering. 52:512; 61:31; 68:55; 78:434. Admissibility of evidence of victim's complaint in prosecutions for rape. 18:208,

Gil. 191.

explanation of delay in making complaint. 18:208, Gil. 191; 39:277.

Threats.

Evidence of threats on issue of assault. 39:476.

Evidence of threats in prosecution for homicide. 14:35, Gil. 27; 34:361.

Admissibility of evidence of threats by deceased in homicide cases. 4:438, Gil. 340; 41:365.

Conversation by telephone.

Admissibility of telephonic conversations. 31:481.

Conversations through interpreter.

Admissibility of statements made through interpreter. 50:91.

Former testimony.

Evidence of witness given upon former trial. 12:192, Gil. 116.

Admissibility of testimony taken in formal trial. 46:100, 360; 51:304; 54:190; 73:80; 76:334.

preliminary inquiry. 54:190.

Admissibility of testimony of absent witness. 60:503.

Admissibility of former testimony in malicious prosecution. 10:350, Gil. 277. Permissible disclosures of testimony before grand jury. 27:280.

References are to Reports as Notes are in that order.

EVIDENCE. X .- Continued.

Proof of former testimony. 46:100.

Admissibility of record of testimony of witness in former trial. 21:409.

Proof of former testimony from stenographic notes. 71:341.

Dying declarations.

Dying declarations as evidence. 34:1; 56:226.

Determination as to dying declarations. 34:1.

In prosecution for abortion. 56:226.

In prosecution for homicide produced by abortion. 58:226.

Declarations made in travail.

Declarations in travail as evidence. 72:415.

Admissibility of declarations of the prosecutrix in bastardy proceedings. 73:101.

XI. Relevancy and materiality.

Relevancy of evidence. 39:488; 94:496.

Competency of testimony. 67:476; 76:461.

Circumstantial evidence. 62:474.

admissibility of. 8:218, Gil. 188.

proof of agency by. 58:546.

Relevancy of evidence of collateral facts. 46:100; 91:311.

Evidence of collateral facts to show reasonableness of testimony. 64:369.

Corroborative evidence to show reasonableness of testimony. 59:360.

Admissibility of corroborative testimony generally. 31:54.

Rejection of evidence. 53:59.

Evidence in mandamus proceeding. 15:221, Gil. 172.

Admissibility of evidence as to the probability of an injury being permanent. 69:261.

Evidence in horse case. 9:194, Gil. 179.

Evidence admissible in action by materialman on contractor's bond. 43:161.

Proof by defendant in suit on attachment bond. 21:434.

Proof required of officer justifying under writ of attachment against fraudulent holder of property. 20:435, Gil. 389.

Evidence admissible in garnishment proceedings. 21:42.

Evidence in action for reduction of railroad rates. 60:461.

Evidence admissible on appeal from rates fixed by railroad and warehouse commission. 69:353.

Proof in suits for specific enforcement of executory contract for sale of realty. 14:72, Gil. 55.

Evidence in action for compensation for medical services. 84:279.

Evidence admissible in condemnation proceedings. 22:173.

Evidence in libel action. 13:249, Gil. 232.

Competency of evidence in slander action. 74:323.

Evidence of publication in slander. 47:358.

Evidence in action for seduction. 13:272, Gil. 252.

Evidence admissible in action for breach of promise of marriage. 72:236; 84:512.

Evidence in action for malicious prosecution. 60:108.

Evidence in action on insurance contracts. 64:495; 69:236.

EVIDENCE, XI.—Continued.

Evidence of good standing of member of mutual benefit society. 29:380.

Proof in action at law to recover on mutual benefit certificate. 30:406.

Evidence of total membership or amount realizable from assessment. 30:406.

Admissibility of evidence as to the manner of death of insured. 65:548.

Evidence admissible in action by or against public corporation. 76:64.

Admissibility of evidence in tort action by or against municipality. 87:85.

Evidence of condition of place. 73:134.

Proof of execution of written instrument. 68:393.

Proof of laws of another state. 86:403; 96:219.

Proof of statutes of sister state. 78:43.

Proof of conspiracy. 44:355.

Evidence admissible to construe uncertain description. 44:294.

Proof of user under charter. 24:75.

Evidence to sustain ouster by cotenant. 17:361, Gil. 335.

Evidence that fire was caused by railroad train. 21:59.

Evidence as to speed of train. 82:120.

Evidence of propensity of animals. 92:347.

Admissibility of evidence to show tendency of water. 12:451, Gil. 347.

Evidence to show judgment is bar. 28:280.

Evidence of probable length of life. 43:454.

Testimony of person as to relation to others generally. 14:21, Gil. 13.

Competency of evidence as to transactions with third party. 36:189.

Evidence competent to prove membership in body. 24:327.

Evidence as to gift by wife to husband. 30:436.

Admissibility of evidence of fright. 48:134.

Evidence of relation of servant of independent contractor. 65:355.

Evidence of manner of life and conduct of parties in action for divorce. 81:242.

Evidence to show disqualification of voters. 85:83.

Evidence of usury. 43:307.

Evidence as to usury in commissions to loan agent. 45:488.

Admissibility of evidence of concealment or removal of witness by accused. 47:559.

Custom or habit.

Custom as evidence. 44:88.

Admissibility of usage or custom. 38:95; 45:85; 50:53; 54:522; 70:161; 72:469; 90:100; 95:49.

Admissibility of evidence of general custom. 42:79.

Admissibility of evidence of custom or experience. 32:133.

Admissibility of custom or usage against law. 33:285.

Admissibility of evidence of custom against law or agreement. 44:153.

Proof of business custom to corroborate other evidence. 6:503, Gil. 350.

-as to negligence.

Proof of negligent custom. 61:78.

Proof of negligent habit. 46:187.

Evidence of custom on question of negligence. 51:193; 72:339; 92:42. general custom. 43:423.

Evidence of negligent habit or custom. 34:51.

References are to Reports as Notes are in that order.

EVIDENCE, XI.-Continued.

Custom as evidence whether an act is negligent. 36:413.

Customary use as evidence of care or negligence. 42:379.

Adherence to custom as proof of due care. 43:289.

Evidence of prevailing customs or methods on question of negligence. 28:98.

Proof of negligence by previous habit or custom. 28:103.

Admissibility of evidence of former custom on question of care or negligence. 53:386.

Evidence of custom in mining on question of negligence. 49:511.

Admissibility of evidence of customary speed at which trains travel. 28:103.

Customary mode of working on cars. 51:193.

Character; reputation.

General reputation, see supra, X.

Evidence of character or reputation. 12:293; Gil. 191; 13:249, Gil. 232; 17:241, Gil. 218; 22:407; 24:339; 47:47; 72:448; 78:468; 88:64; 91:419.

Of accused. 22:407.

Of person murdered. 4:438, Gil. 340; 22:407.

Admissibility of reputation for chastity. 50:363.

Evidence of good character. 65:230.

Evidence of good reputation. 36:114.

to prove chastity. 36:114.

Admissibility of evidence of good character of accused in criminal cases. 4:438, Gil. 340.

Evidence of previous good character in action for false imprisonment. 14:385, Gil. 293.

Of prosecutrix. 22:407.

Evidence of character in action for breach of promise of marriage. 57:314.

Admissibility of evidence of seduced female's reputation for chastity in corroboration of her testimony. 4:325, Gil. 241.

Proof of character to affect damages. 14:385, Gil. 293.

Evidence of plaintiff's character to mitigate damages in libel or slander. 31:421. Of witness. 22:407.

Admissibility of reputation in action for malicious prosecution. 84:363.

Reputation as evidence of solvency. 8:140, Gil. 110.

Admissibility of reputation to show wealth. 87:362.

Right to show animal's reputation for viciousness. 91:22.

Evidence of specific instances to prove character or reputation. 47:56; 65:505;

Evidence of particular acts of unchastity in seduction. 4:325, Gil. 241,

Corporate existence.

Proof of corporate existence. 40:508.

Proof of existence of corporation de facto. 70:303.

Marriage.

Proof of marriage. 12:476, Gil. 378; 23:528; 25:29; 66:327.

In divorce action. 12:476, Gil. 378.

On prosecution for adultery. 41:50.

In indictment for bigamy. 12:476, Gil. 378.

Proof of first marriage in bigamy. 43:385.

EVIDENCE, XI.—Continued.

Legitimacy; paternity.

Proof of legitimacy. 25:29.

Proof of paternity of child in bastardy proceedings. 47:475.

Agency: authority.

Admissibility of evidence to show husband acted as wife's agent. 84:262.

Evidence to show instructions to agent. 8:140, Gil. 110.

Knowledge; notice; belief.

Direct testimony as to knowledge or belief of witness. 22:287.

Evidence of notice of general bad repair of sidewalk. 30:456.

Evidence as to city's knowledge of defect. 30:465.

Evidence to show employer's knowledge of defects injuring servant. 85:363.

Admissibility of evidence to prove notice of animal's viciousness. 45:37.

Curative proof of proper service of notice. 38:197.

Evidence of nonreceipt of notice of protest to contradict notary's certificate. 3:320, Gil. 224.

Testimony as to one's own belief. 24:193.

Evidence of belief of defendants in publishing libel. 28:162.

Mental capacity.

Evidence as to mental capacity. 27:280.

Evidence of testamentary capacity. 42:273.

Evidence as to omission of designed provisions from will. 45:361.

Evidence of departure of will from previous intention of testator, 42:273.

Commitment to insane hospital as evidence of mental incapacity. 48:58.

Evidence of insanity of accused's ancestors. 62:474.

Intent generally.

Admissibility of evidence of intent. 13:301, Gil. 278; 22:287; 35:200; 71:503; 96:230.

Competency of evidence to show intent. 36:217.

Competency of one's testimony of his own intent. 18:414, Gil. 373; 24:193.

Evidence of intent to assume primary liability. 79:309.

Evidence of intent to dedicate. 12:89, Gil. 48.

Evidence of intent in dedication. 12:192, Gil. 116.

Evidence as to intent in actions for slander or libel. 88:64.

Evidence of intent of defendants in publishing libel. 28:162.

Admissibility of evidence of intent on publishing the libelous or slanderous statements. 37:277.

Admissibility of evidence of intoxication on question of specific intent. 11:154,

Testimony of accused to disprove guilty intent. 53:541.

Fraud: fraudulent intent.

Evidence to rebut presumptions of fraud, see infra, Explanation or rebuttal.

Evidence in suits involving fraud. 40:421.

Evidence to establish fraud as defense. 13:326, Gil. 299; 18:470, Gil. 421; 66:195.

Evidence admissible on issue of fraud. 32:22.

How fraud provable. 32:171.

Right to inquire of party as to his fraudulent intent. 4:391, Gil. 296.

EVIDENCE, XI.-Continued.

Evidence as to intent of buyer not to pay for goods. 45:531.

Admissibility of evidence to disprove fraud. 4:391, Gil. 296.

-fraud of creditors.

Evidence to rebut presumption of fraud, see infra, Explanation or rebuttal.

Evidence as to fraudulent transfer. 32:241.

Proof of grantor's fraud. 13:326, Gil. 299.

Evidence of fraud in transfer by debtor. 52:216.

Proof of fraudulent conveyance. 4:270, Gil. 190

Evidence of fraud in conveyance. 6:635, Gil. 372; 13:434, Gil. 398; 46:397; 81:107.

Competency of evidence as to fraudulent conveyance. 65:473.

Evidence admissible to show fraud in conveyance. 18:414. Gil. 373.

Evidence of intent to defraud. 44:168.

Evidence of fraudulent intent of debtor. 49:532.

Evidence of indebtedness of fraudulent grantor. 13:326, Gil. 299.

Evidence as to fraudulent intent in transfers. 35:401.

Evidence admissible in action to set aside fraudulent conveyance. 31:348.

Evidence of fraud in transactions between relatives. 69:60.

Evidence to show fraudulent intent in contracts between husband and wife. 34:107.

Evidence of fraudulent intent in transfer from husband to wife. 34:137.

Good and bad faith.

Evidence of good faith. 51:321.

Competency of mortgagor's testimony as to good faith. 96:340.

Evidence of bad faith. 75.68.

Motive.

Evidence of motive. 13:301, Gil. 278; 22:287.

Relevancy of testimony of motives of another. 85:112.

Right to show nature of cause upon which motive may depend. 28:216.

Testimony of woman in prosecution for seduction as to her own motives. 34:285.

Evidence of motive for murder. 45:177.

Malice.

Evidence of malice. 14:105, Gil. 75.

Evidence as to malice in malicious prosecution. 42:516; 61:265.

Proof of "express malice" in malicious prosecution. 16:431, Gil. 387.

Evidence of malice in action for slander. 60:337.

Proof of malice in libel and slander. 78:289.

Evidence admissible to show malice in libel and slander actions. 34:342.

Other publications as showing actual malice in libel action. 37:277.

Evidence of repetitions of slander or libel. 34:342.

Undue influence.

Proof of undue influence. 44:33.

Evidence of undue influence upon testator. 94:421.

Want of probable cause.

Evidence of want of probable cause in malicious prosecution. 53:274.

References are to Reports as Notes are in that order.

Index to Notes, Minn. Rep.

19.

EVIDENCE, XI.-Continued.

Prices; value.

Evidence of values. 1:125, Gil. 101; 10:267, Gil. 208; 59:360; 71:403.

Cost as evidence of value. 68:48.

Prices as evidence to prove value. 45:463.

Admissibility of evidence of value to show price. 22:43.

Evidence of value of article. 9:194, Gil. 179.

Sale price as evidence of value of article. 43:71.

Evidence of value of grain. 27:301.

Rents and profits as evidence of value of crops. 32:189.

Proof of value of stock. 94:469.

Evidence of value on question of agreed price or consideration. 7:442, Gil. 351.

Evidence of value of property in condemnation proceedings. 91:127.

Competency of evidence as to rental value in condemnation actions. 45:463.

Evidence of general enhancement of values of land condemned. 30:100.

Sales of similar land as evidence of value in involuntary proceedings. 27:284.

Evidence admissible in ascertaining value of land appropriated. 22:342.

Commissioner's award as evidence of land value on appeal. 30:227.

Evidence of value of land to show fraud in conveyance. 6:220, Gil. 142.

Evidence of value to going business. 26:252.

Evidence of value on breach of warranty. 83:321.

Proof of value in insurance. 77:31.

Proof of value in replevin. 66:268.

Evidence of value in trover action. 11:235, Gil. 154.

Corroborative evidence of price or promise. 53:422.

- of services.

Testimony as to value of own services. 31:526.

Wages paid another as evidence of value of services. 31:479.

Proof of value of attorney's services. 52:211.

Champertous contract as evidence of value of attorney's services. 36:473.

Damages.

Evidence admissible on question of damages. 81:239.

Evidence as to damages in eminent domain. 19:464, Gil. 406; 29:318; 51:153.

Evidence of cost of protection and restoration on question of damages to land.
41:310.

Evidence of damage to going business. 26:252.

Evidence of special damages in trespass. 22:29.

Evidence in trespass to enhance damages. 54:301.

Proof admissible on question of damages from maintenance of a nuisance. 29:355.

Evidence admissible on question of damages in action for nuisance. 66:277.

Evidence as to damages from bailee's refusal to redeliver. 13:335, Gil. 307.

Evidence of work to be done on question of damages for breach of warranty of machine. 31:165.

Wages of plaintiff as evidence in action for personal injury. 78:138.

Proof of impairment of injured person's earning capacity. 83:85.

Care; skill; negligence.

. Custom or habit as to, see supra, Custom or habit.

References are to Reports as Notes are in that order.

EVIDENCE, XI.-Continued.

Circumstantial evidence of care. 45:370.

Proof of negligence. 51:531: 71:438.

Evidence in actions for negligence. 30:465; 43:289.

Evidence in action for personal injury. 15:304, Gil. 235; 54:379.

Evidence admissible to show negligence. 35:73.

Evidence of special facts in negligence action. 28:103.

Evidence of wilful or wanton negligence. 71:438.

Evidence admissible on question of ordinary care. 71:425.

Evidence of condition of sidewalk in personal injury action. 76:20.

Admissibility of evidence of defective condition of a sidewalk. 52:364,

Evidence admissible on issue of defectiveness of pavement. 69:530.

History of place or thing as evidence of its dangerous character. 23:276.

Evidence on issue as to defect in design or plan of machinery. 28:476.

-of railroads.

Evidence of negligence in maintaining fence. 34:281.

Admissibility of evidence to prove condition of cattle guards. 36:296.

Evidence admissible to show negligence in handling of locomotive. 31:57.

Evidence of negligence of railroad company in starting fire. 45:481; 63:233.

Evidence competent to prove negligence in running electric cars. 50:395.

- of employers.

Proof of safety of place and appliances furnished by master. 82:407.

Evidence to prove rule promulgated by employer. 46:168.

Private rules governing employees. 30:465.

Admissibility of private rules of employer for guidance of employees. 71:438.

Admissibility of private rules of master in evidence on negligence. 71:216.

Proof of general incompetency of servant to show negligence. 71:438.

Suggestive facts; facts supporting inferences.

Evidence tending to show further facts by inference. 7:442, Gil. 351.

Relevancy of evidence from which issuable facts may be inferred. 22:43.

Evidence of preparations for marriage by prosecutrix to prove promise of marriage by seducer. 4:325, Gil. 241.

Evidence of fault in destruction of premises. 80:476.

Fabrication or suppression of evidence. 65:371.

Admissibility of unaccepted offer of compromise. 35:387.

-subsequent precautions or repairs.

Evidence as to changes after accident. 54:522.

Evidence as to repairs and changes after accident. 67:6.

Evidence of subsequent repairs or subsequent precautions. 21:65.

Subsequent repair as admission of negligence. 21:65.

Admissibility of evidence of precautions taken by defendant after accident. 23:276.

Subsequent acts of defendant in repairing or altering defective appliances as an admission of his negligence. 28:98.

Subsequent repairs, changes, acts or precautions. 30:465.

Similar acts and facts.

Evidence of similar acts. 22:15; 62:119.

EVIDENCE, XI.-Continued.

Evidence of other transactions. 37:137.

Evidence of similar condition. 40:438.

Evidence of similar situation. 21:354.

Evidence of other dealings between parties. 34:352.

Admissibility of evidence of other acts not pleaded in divorce. 39:258.

Proof of fraud by another act of fraud. 22:287.

Evidence of other fraudulent sales. 75:542.

Evidence of other sales to prove value. 36:166.

Other acts and experiences as evidence of negligence. 37:485.

Evidence of use of similar machines by others. 28:110.

Admissibility of evidence of working of other machines on question of warranty. 37:331.

Proof as to working of other machines purchased with warranty. 35:90.

Evidence of other acts in action for adultery. 31:54.

Other acts as evidence of malice. 36:141.

Evidence of similar words in action for slander. 33:151.

Evidence of other and different charges in action for slander. 87:448.

Other defamation to prove malice. 36:141.

- other accidents or defects.

Evidence of similar accidents. 12:451, Gil. 347; 21:65; 36:6.

Evidence of prior accidents. 54:504.

Former accidents as showing negligence. 37:310.

Evidence of other accidents from same cause. 42:79.

Admissibility of other accidents or defects. 61:357.

Admissibility of evidence of other accidents to show negligence. 33:22.

Evidence of other defects. 30:256.

In highway to show notice. 30:256.

Other defects elsewhere. 30:465.

Similar accidents to others. 30:465.

Evidence of other accidents to show notice of defect. 32:133; 52:364.

Evidence of previous accidents from same cause as showing dangerous conditions and negligence. 28:98.

Evidence of other fires set, by engine. 35:170.

Evidence as to fright of other horses to show negligence respecting obstruction in road. 88:465.

- other crimes.

Evidence of other crimes. 13:132, Gil. 125; 57:425; 62:474; 65:230; 70:403; 72:522; 73:150; 74:463; 86:426; 88:465; 90:183; 91:419.

Evidence as to offense other than that charged. 88:130, 145.

Evidence in criminal prosecution of other or several acts. 38:497.

In prosecution for forgery. 70:403.

Evidence of other sales in trial for illegal sales of liquor. 98:210.

Evidence of similar devices for obtaining money by false pretenses. 77:296.

Evidence in trial for embezzlement of former peculations. 62:7.

Evidence of other offenses to prove rape. 45:128.

Admissibility of evidence of prior intercourse on trial for rape. 21:382.

EVIDENCE, XI.-Continued.

Payment.

Evidence admissible on issue of payment. 32:22.

Proof of part payment. 17:493, Gil. 470.

Competency of evidence to show payment of taxes. 27:60.

Contract; breach; waiver.

Materiality of evidence to show terms of contract. 27:31.

Evidence admissible to show performance of contract. 69:448.

Evidence on warranty that machine would work as well as others. 28:476.

How breach of covenant of warranty is proved. 65:531.

Subsequent experience with chattel as evidence of breach of warranty. 33:56.

Evidence of subsequent experience in suit for breach of warranty of machine. 33:98.

Evidence on breach of warranty, in sale of stallion. 64:300.

Admissibility of proof of waiver of performance. 43:357.

Nonwaiver agreement as evidence. 80:152.

Title or ownership.

Admissibility of proof of adverse title in action to foreclose mortgage. 36:59.

Evidence to show dedication of dam. 93:121.

Admissibility of evidence to prove or disapprove dedication. 11:119, Gil. 75. assessment and payment of taxes. 11:119, Gil. 75.

Evidence of grantor's control over property since alleged fraudulent conveyance. 34:367.

Pecuniary condition.

Competency of evidence as to insolvency. 60:487; 76:311; 77:228.

Competency of evidence of wealth. 65:473.

Evidence of financial standing. 62:116.

Admissibility of evidence of defendant's financial standing. 22:90.

Admissibility of financial condition of defendant as affecting question of damages for malicious tort. 35:465.

Financial condition and social position of defendant as enhancing damages. 33:231.

Testimony as to condition of plaintiff's family as affecting general damages for injury. 42:49.

Relations and pecuniary circumstances as evidence. 84:10.

Aggravation; mitigation; justification.

Evidence in aggravation or mitigation of damages in slander. 36:141.

Evidence in mitigation of damages. 27:32.

Inquiries as to indemnity insurance in trial for personal injuries. 97:217.

Evidence of indemnification of defendant by liability insurer. 89:354.

Evidence of provocation in action for libel. 38:528.

Proof of negative.

Proof of negative. 61:124.

Negative evidence of failure of train to give statutory signals. 40:273.

Explanation or rebuttal.

Proof of collateral facts when evidence is conflicting to corroborate or rebut testimony. 89:195.

References are to Reports as Notes are in that order.

EVIDENCE, XI.-Continued.

Evidence to rebut presumption as to purport of instrument. 21:449.

Right to rebut presumption that indorser is surety. 11:410, Gil. 302.

Admissibility of evidence to rebut presumption of gratuitous services. 43:520.

Rebuttal of presumed consideration for cashier's indorsement. 51:123.

Rebuttal of presumption of dedication. 58:437.

Rebuttal of presumption of negligence from accident. 28:110.

Evidence to rebut defense of suicide. 45:177.

- fraud.

Rebuttal of presumption of fraud. 52:216.

Right to rebut presumption of fraud. 44:541; 63:24.

Competency of evidence to disprove fraudulent intent. 39:269.

Admissibility of evidence to disprove fraud in conveyance. 6:535, Gil. 372.

Admissibility of evidence to remove inference of fraud in assignment. 6:305, Gil. 213.

Evidence to rebut presumption of fraud from vendor's retention of possession. 27:530.

Evidence to rebut evidence of bad faith. 62:99.

Criminal matters generally.

Proof of felony in misdemeanor trial. 21:382.

Proof in action for violation of liquor law. 23:181.

Proof of illegal sale of liquor. 43:373.

Evidence in prosecution for sale of liquor without license 89:205.

Evidence admissible to prove forgery. 43:196.

Evidence of embezzlement. 26:183.

Evidence admissible in embezzlement. 29:78.

Evidence to show bribery. 73:150.

Evidence to show keeping of gambling house. 74:257.

Evidence admissible in action for rape. 39:277.

Competency of evidence to provide homicide. 40:65.

Evidence to support self-defense. 32:118.

Evidence admissible on prosecution for homicide in resisting arrest. 34:361.

Proof of corpus delicti. 4:368, Gil. 277; 12:293, Gil. 191.

Evidence to forestall assumption arising from silence in rape case. 23:463.

XII. Weight, effect, and sufficiency.

New trial for insufficiency of evidence, see New Trial.

Weight of evidence as question for jury, see Trial, II.

Sufficiency of evidence. 47:384; 53:464; 61:101; 65:495.

Sufficiency of evidence to support finding. 12:298, Gil. 196; 18:288, Gil. 262; 70:57; 79:114; 82:215.

of referee. 16:58, Gil. 46.

Evidence necessary to support verdict of jury. 84:423.

Sufficiency of evidence to sustain verdict. 8:70, Gil. 44; 12:78, Gil. 42; 18:297, Gil. 270; 29:12; 38:1.

Sufficiency of proof of fact. 68:155.

Weight of evidence. 61:31; 80:450.

Weight of admissions or statements. 15:257, Gil. 197.

References are to Reports as Notes are in that order.

EVIDENCE, XII.-Continued.

Disregarding weight of evidence. 49:496.

Weight and sufficiency of evidence in equity. 60:136.

Evidence to support judgment. 66:64.

"Satisfactory or sufficient" evidence. 10:407, Gil. 325.

"Admitted facts" rule of weighing evidence. 82:18.

Overcoming prima facie case. 29:12.

Clear preponderance of evidence. 17:104, Gil. 83.

Corporation of case by opponent. 21:215.

Rebuttal of presumptions in general. 29:12.

Verdict sustained by party's own testimony alone. 80:312.

Right to disregard testimony. 86:263.

Improbable evidence. 77:34.

Rejection of testimony unworthy of credit. 39:285.

Conjectural verdicts and findings. 83:370.

Findings upon conjecture. 86:263.

Verdicts founded on conjecture. 81:1.

Proof by incompetent evidence. 88:1.

Sufficiency of incompetent evidence to establish fact. 28:369.

Duty of court to disregard false testimony. 21:215.

Effect of self contradiction on testimony. 37:285

Proof in condemnation proceedings. 23:114.

Evidence to establish defense in insurance suit. 17:497, Gil. 473.

Proof of meetings of benefit society. 29:380.

Sufficiency of proof of giving of notice of expiration of period of redemption. 35:408.

Evidence supporting complaint for money had and received. 25:337.

Sufficiency of evidence of usury. 31:495; 37:441; 46:8; 60:303; 61:452.

Sufficiency of proof of custom. 33:45.

Rebuttal of presumption of levy. 37:8.

Concurrence of parties in knowledge and intent. 37:441.

evasions and fictions. 37:441.

Evidence sufficient to limit operation of lien. 46:357.

Sufficiency of proof that mechanic's lien claim was seasonably filed. 39:341.

Evidence of lost instrument. 41:344; 70:312.

Sufficiency of proof of mailing of notices. 46:61.

Sufficiency of proof of public place of posting legal notice. 89:229.

Sufficiency of evidence of defendant's non-residence before publication. 55:386.

Sufficiency of evidence as to value of property. 57:317.

Record as evidence of attorney's service and value thereof. 84:403.

Evidence to justify allowance of attorney's fees. 93:284.

Evidence of correctness of account rendered. 72:103.

Evidence of probable cause in suit for malicious prosecution. 82:82.

Corroboration in action for divorce. 81:242; 86:249.

Evidence of insolvency. 88:311.

Parol gift of land. 94:414.

Evidence of local option. 98:480.

Proof of opponent's possession of document. 55:353.

Proof necessary under plea of justification. 4:148, Gil. 99.

References are to Reports as Notes are in that order.

EVIDENCE, XII.-Continued.

Proof in action on contract of municipal corporation. 19:203, Gil. 166.

Proof of indorsement of note. 31:62.

Evidence sufficient to support warranty. 21:391.

Sufficiency of evidence to recover for breach of warranty. 37:275.

Evidence showing original promise to pay another's debt. 55:315.

Sufficiency of conjectural estimates of speed or distance. 89:262.

Expert testimony.

Weight to be placed upon expert testimony. 21:464; 38:313.

Conclusiveness of testimony of experts. 42:136, 407; 61:531; 74:146.

Conclusiveness of expert testimony as to setting of fire from locomotive. 39:413.

Negative and positive evidence.

Value of negative testimony. 90:52.

Positive and negative testimony. 99:366.

Positive and negative testimony as to giving of signals. 33:459; 48:46.

Negative evidence as to making of a noise or sound. 45:370.

Uncontradicted evidence.

Uncontradicted testimony. 48:69.

Weight of. 56:491.

Duty of jury to accept. 21:215.

Rejection of. 50:3.

Weight of incredible testimony not contradicted. 56:450.

Cause.

Evidence that fire was caused by railroad train. 21:60.

Sufficiency of evidence to connect fire set by defendant with another. 73:189.

Evidence of proximate cause. 47:384.

Evidence of suicide by insured. 67:298.

Fraud or good faith.

Fraud avoiding written instrument, see infra, To overcome writing.

Sufficiency of evidence to establish fraud. 22:287; 57:206; 62:338.

Sufficiency of proof of intent to defraud. 15:472, Gil. 387.

Evidence of fraud to support rescission. 41:337.

Discharge of prisoner without procuring warrant as evidence of bad faith in arrest. 14:385, Gil. 293.

- fraud of creditors.

Evidence sufficient to show fraud in conveyance. 27:431; 28:23.

Solvency as evidence of fairness and good faith in transfer. 45:283.

Sufficiency of proof between wife and husband's creditors. 34:367.

Sufficiency of proof to set fraudulent conveyances aside. 89: 432.

Evidence that consideration for alleged fraudulent transfer was furnished by another. 28:365.

Proof of fraudulent intent to avoid assignment for creditors. 204, Gil. 146.

Malice.

Proof of legal malice. 38:308.

Undue influence.

Evidence of undue influence. 39:204.

Evidence of undue influence in making of unfair will or pretermission of rela-

References are to Reports as Notes are in that order.

Negligence; skill; care.

Sufficiency of proof of negligence. 44:395; 89:143; 92:490; 97:178.

Conclusiveness of presumption of negligence of carrier. 90:36.

Sufficiency of proof of defects in machinery and of notice thereof. 82:142.

Evidence of viciousness of animal. 81:258.

Proof of parent's negligence. 29:336.

Evidence as to propriety of surgical operation. 75:255.

Sufficiency of evidence in action for malpractice. 24:265.

Custom as evidence on question of negligence. 60:410.

Custom or general use as evidence on question of negligence. 85:142.

Rebuttal of presumption of negligence. 32:217.

Rebuttal of presumption of negligence from accident or injury. 32:1, 253.

- as to fires.

Conjectural proof in fire cases. 83:370.

Evidence of fire set by locomotive. 32:526.

Proof of setting of fire from railroad engine. 39:413.

Proof necessary to justify verdict of jury in action for damages by fire from locomotive. 40:60.

Sufficiency of evidence of negligence from setting of fire by locomotive. 29:12.

Probative force of testimony of employees as to setting of fire from locomotive. 39:413.

Sufficiency of rebuttal of prima facie case as to fire set by locomotive. 21:60.

Rebuttal of presumption of negligence from setting of fire by locomotive. 29:12; 39:413: 43:319, 334: 62:243.

Title; ownership.

Proof of ownership. 41:186.

Proof necessary to support allegation of ownership. 7:456, Gil. 365; 10:423, Gil. 340.

Lease as evidence of ownership of corps. 61:188.

Evidence of ownership of corporate stock. 68:121.

Proof of title in condemnation proceedings. 81:443.

- possession as evidence of.

Possession as proof of title. 13:442, Gil. 407; 21:127.

Possession of negotiable paper as evidence of ownership. 10:255, Gil. 197.

Possession of note as evidence of title. 13:165, Gil. 154.

Possession as evidence of title to unindorsed paper. 13:75, Gil. 70.

Agency; authority.

Evidence sufficient to establish agency. 39:23; 53:220.

Proof of agency by proof of its existence for long period. 37: 151.

Proof of authority to receive goods. 24:269.

Proof of agent's authority to warrant. 32:167.

Sufficiency of evidence of agent's authority to warrant. 33:492.

Proof of authority of lender's agent to collect loan without possession of papers. 75:316.

Proof of authority and proper execution of corporate contract. 45:21.

References are to Reports as Notes are in that order.

EVIDENCE, XII.-Continued.

Legitimacy.

Proof necessary to rebut presumption of legitimacy. 31:319.

Identity.

Sufficiency of proof of identity of grantor. 44:266.

Corporate existence.

Certificate of incorporation as proof of corporate existence. 93:323.

Proof necessary to show de jure corporate existence existence. 37:13.

Sufficiency of proof of existence of foreign corporation. 96:219.

Proof required to defeat ouster of association. 37:13.

To overcome writing.

Weight of evidence to impeach a written instrument. 36:350.

Evidence necessary to overcome presumption as to written instrument. 84:72.

Evidence necessary for reformation of instrument. 37:30; 92:55.

for mistake. 17:104, Gil. 83; 89:232.

Sufficiency of evidence to overcome notary's certificate of protest and notice. 28:337.

Sufficiency of evidence to rebut recitals of tax certificate as to notice. 71:66.

Proof necessary that absolute deed is a mortgage. 8:87, Gil. 62; 31:414; 34:491; 41:344.

- because of fraud.

Strength of proof required to avoid a written contract for fraud. 41:37.

Sufficiency of evidence of fraud to avoid a written instrument. 55:374.

Proof necessary to overthrow mortgage for fraud. 87:515.

Documentary evidence.

Marked value of written evidence. 21:215.

Sufficiency of paper proofs. 29:283.

Conclusiveness of recitals in official instrument. 45:66.

Conclusiveness of compilations of statutes as evidence. 35:257.

Conclusiveness of officer's return. 15:288. Gil. 219.

Docket entries as proof of judgment. 10:303, Gil. 23.

Copy of assignment as evidence of right of assignee in bankruptcy to suc. 16:68, Gil. 56.

Effect to be given a certificate of record. 21:336.

Production of affidavit properly certified and signed as proof that it was properly executed. 57:425.

Charge on books as evidence as to whom credit was given. 37:23.

Conclusiveness of life tables. 32:518.

Conclusiveness of pleadings. 70:193.

Conclusiveness of tax deed as evidence of title. 22:555.

Proof of crime in civil action.

Degree of proof of crime in civil action. 29:357.

Measure of proof in civil cases of criminating facts. 22:206

Proof required to establish issue in civil action of criminative fact. 29:107.

EVIDENCE, XII.-Continued.

Criminal cases.

Sufficiency of proof of offense. 84:366.

Evidence sufficient to sustain indictment. 54:105.

Burden and degree of proof of defenses to crime. 29:221.

Weight of evidence of good character of accused in criminal cases. 4:438, Gil. 340.

Sufficiency of circumstantial evidence. 37:493.

Single fact inconsistent with guilt in circumstantial cases. 37:493.

Sufficiency of evidence to prove the venue. 29:221.

Proof of corpus delicti. 29:221.

When conviction for selling intoxicating liquor is sustained. 47:375.

Sufficiency of evidence to convict of keeping a saloon open on Sunday in violation of statute. 92:191.

Proof necessary on indictment for selling liquor on Sunday. 41:553.

Proof required to establish charge of keeping house of illfame or bawdy house. 29:193.

Proof that oath was administered to prove charge of perjury. 57:425.

Proof required to convict of subornation of perjury. 85:19.

Proof as to official character of officer charged with embezzlement. 26:183.

Sufficiency of evidence of larceny. 33:34; 94:50.

Possession of stolen property as evidence of guilt. 10:313, Gil. 246; 12:293, Gil. 191; 45:521.

Evidence sufficient to sustain indictment for assault and battery. 10:407, Gil. 320.

Sufficiency of evidence to support conviction for crime of rape. 57:482. complaint by woman. 57:482.

Sufficiency of proof or having carnal knowledge of female child to sustain conviction. 80:216.

Proof necessary to establish murder in second degree. 16:282, Gil. 249.

-as to insanity or drunkenness.

Degree of proof of insanity required. 2:123, Gil. 99; 12:538, Gil. 448; 34:430. Degree of proof as to insanity or drunkenness. 26:426.

-corroboration.

Conviction on testimony of accomplice. 22:238; 37:212; 82:434; 85:19.

Corroboration of accomplice. 30:522.

Sufficiency of corroborating evidence. 28:216; 82:434.

Necessity for corroborating testimony. 28:216.

Necessity for corroborating testimony of accomplice. 56:226.

Corroboration necessary to support conviction upon testimony of accomplice. 28:216.

Necessity of corroboration of woman in criminal prosecution for crime upon her. 34:285.

Testimony necessary to corroborate evidence of female on whom crime is committed. 41:196.

Uncorroborated testimony of prosecutrix. 57:482.

Necessity of corroboration of complainant in bastardy case. 29:357.

Corroboration of female in abduction. 47:559.

EVIDENCE, XII.-Continued.

Of woman assenting to abortion. 56:226.

Of prosecutrix in seduction. 50:363.

Facts to be corroborated in prosecution for seduction. 34:285.

Sufficiency of corroborative evidence in prosecution for seduction. 34:285.

Sufficiency of corroborative evidence in trial for seduction or crime against chastity. 4:325, Gil. 241.

XIII. Admissibility under pleading; variance.

Admissibility under pleading.

Evidence admissible under pleading. 1:48, Gil. 32; 36:174; 51:450; 62:457; 63:447.

Pleading in general terms. 45:448.

Trial of issues outside of pleadings. 36:328.

Introduction of evidence on issues not joined. 27:415.

Proof under complaint alleging performance. 34:237.

Right to prove waiver or excuse under plea of performance. 37:426.

Proof under agreement to do act upon promise of consideration. 30:308.

Proof of ratification under allegation of authority. 30:319.

Pleading to support proof that acts were done by agent. 37:358.

Proof of title under general allegations in pleadings. 77:438.

Proof under general plea of title or possession. 76:227.

Proof under pleading as to ownership. 45:99.

Evidence admissible under general allegation of ownerships. 86:165.

Evidence of fraudulent transfer on simple issue of ownership. 26:385.

Evidence admissible under allegation of prescriptive right in street. 56:428.

Evidence of alteration of instrument under denial of execution. 65:240.

In action to enforce assessment. 47:406.

Proof admissible under general allegation of damage. 10:72, Gil. 52; 21:362: 63:481.

for personal injury. 83:85.

Recovery of common law damages under complaint for statutory damages. 34: 470.

Proof admissible under allegation of "injury" to person. 36:147.

Pleading and proof of medical attendance in action for personal injury. 5:440, Gil. 359.

Admissibility of evidence of contributory negligence under pleading. 20:277, Gil. 249.

- under general denial.

Proof under general denial. 2:248, Gil. 209; 4:148, Gil. 99; 9:194, Gil. 179; 30:301; 32:48; 38:79, 390, 550; 42:382; 45:448; 47:28; 56:450; 61: 175; 63:397; 70:528; 73:58; 90:418; 91:401.

Defenses under general denial. 41:344; 87:505.

General denial as to general allegations of ownership. 45:448.

Defense admissible under general denial in ejectment. 72:229.

In actions for conversion or involving title. 38:550.

Impeachment of transfer for fraud. 28:77.

EVIDENCE, XIII.-Continued.

In replevin. 4:148, Gil. 99; 44:541.

Proof under general allegations or denial in actions of replevin. 28:77.

Defenses provable under general denial in replevin or trover. 4:270, Gil. 190; 16:320, Gil. 283.

Proof of title under general denial in replevin. 42:488; 61:346.

Proof of title or right to possession under general denial in trover or replevin. 24:176.

- criminal cases.

Proof under averments of indictment that crime was committed within county. 14:447. Gil. 333.

Averment and proof of complaint in prosecution for adultery. 41:50.

Admissibility of evidence of acts of embezzlement variant from time laid. 22:76. Variance.

Variance. 19:271, Gil. 230.

Variance from allegations. 32:92.

Variance between pleadings and proof. 30:308; 37:98; 42:480; 45:250; 46: 231, 357; 64:505; 96:227.

Immaterial variance between pleading and proof. 44:441.

Materiality of variance. 13:326, Gil. 299.

Variance in proof of contract. 40:445.

Variance as to contract sued upon. 56:52.

Variance between contract pleaded and that proved. 22:449; 93:343.

Variance between pleadings of express and proof of implied contract. 43:357.

Evidence of waiver as variance under allegations of performance. 51:450.

Material variance in action for price. 39:325.

Variance as to nature of tenancy in action for rent. 74:333.

Allegation of fraud as supporting evidence of mistake. 20:345, Gil. 298.

Variance in justification of taking in replevin. 4:148, Gil. 99.

Variance in proof of slanderous words. 47:358.

Variance between words charged as slanderous and those proved. 59:329.

-criminal cases.

Variance in indictment. 13:132, Gil. 125.

Variance between indictment and proof. 3:438, Gil. 325; 23:549; 40:55; 41: 134; 54:105; 61:101; 66:309.

Variance from indictment in time and place. 22:76.

Variance in names between allegations of indictment and proof. 38:229.

Variance between indictment and proof as to manner and means of homicide. 22:514.

Variance in description of liquor sold in indictment for illegal sale of liquor. 30:52.

Variance as to principal or accessory part in crime. 17:241, Gil. 218.

EXAMINATION.

Physical examination, see Discovery and Inspection.

Of jurors, see Jury.

Of witness, see Witnesses.

EXCAVATION.

Injury to lateral support to land, see Lateral Support.

EXCEPTIONS.

In general, see Appeal and Error, V; Trial, I. In covenants, see Covenants and Conditions. In deed, see Deeds.

Negation of, in indictment, see Indictment, etc. Pleading of, see Pleading, II.

EXCHANGES.

Validity of lien on stock exchange seat. 77:308.

EXCISE.

Tax for, see Intoxicating liquors.

EXCLUSIVE PRIVILEGES.

See Monopoly and Combinations.

EXCUSABLE HOMICIDE.

See Homicide.

EXECUTION.

Presumption and burden of proof as to, see Evidence, II. Exemption from, see Exemptions; Homestead. Injunction against, see Injunction.

Sale under, see Judicial Sale.

Levy under, see Levy and Seizure.

What property subject to, see Levy and Seizure.

Execution to enforce collection. 42:234.

Validity of execution. 16:426, Gil. 383.

Variance between execution and judgment. 16:426, Gil. 383.

Right to second execution. 13:407, Gil. 376.

Alias execution. 24:20.

propriety of. 29:87.

Execution upon dormant judgment. 20:194, Gil. 172.

Relief against erroneous executions. 6:273, Gil. 182.

Irregularities as affecting execution, sale or deed. 32:259.

Correcting irregularities in execution. 32:259.

Amending writs of execution. 19:17, Gil. 1.

References are to Reports as Notes are in that order.

EXECUTION—Continued.

Effect of insolvency or bankruptcy proceeding on execution. 16:426, Gil. 383. Issuance of execution pending stay. 48:218.

Time in which execution may issue on judgment. 19:347. Gil. 300.

Limitations on issue of executions. 16:480, Gil. 435.

Lien of.

Execution as creating lien on property. 25:163.

Lien after death of judgment debtor. 62:135.

Lien of execution as against receiver in insolvency. 33:405.

Priority between execution liens. 25:163; 27:81.

Return.

Necessity for return of execution. 28:428.

Sufficiency of sheriff's return. 25:263; 28:469.

Sufficiency of return of sale on execution. 1:427, Gil. 310.

Conclusiveness of return of execution. 25:263.

Conclusiveness of sheriff's return. 47:285.

When return may be made. 48:223.

Right to vacation of return on execution of satisfaction of levy. 37:8.

Supplementary proceedings.

Nature of supplementary proceedings. 35:231.

Right to have supplementary proceedings in aid of execution. 9:270, Gil. 254. Exemption from supplemental proceedings. 73:143.

Appointment of receiver in supplementary proceedings. 22:452; 25:263; 35:231.

Right of receiver to set aside fraudulent transfer. 36:106.

Privity between receiver in supplementary proceedings and judgment creditor.

36:106.

Lien on equitable assets of judgment debtor. 66:66.

Power of court to subject claims against public or municipal corporation to debts of owner. 22:452.

Right to summon domestic corporations as "persons" in supplementary proceedings. 22:452.

Time and occasion for supplementary proceedings. 25:263.

EXECUTIVE DEPARTMENTS.

Relation of courts to, see Courts.

Disposal of public lands by Department of Interior, see Public Lands.

EXECUTORS AND ADMINISTRATORS.

- I. In general; appointment, resignation and removal.
- II. Rights, powers and liabilities; conduct of estate; assets.
- III. Suits affecting estate.
- IV. Debts, obligations, and liabilities of estate.
 - V. Pistribution; accounting; settlement; discharge.
- VI. Sale of property of estate.
- VII. Foreign and ancillary executors and administrators.

EXECUTORS AND ADMINISTRATORS-Continued.

Running of limitations as to claim against estate, see Limitation of Actions. As to legacies generally, see Wills.

I. In general; appointment, resignation, and removal.

Who are "personal representatives." 15:512, Gil. 423; 28:5; 32:125.

Trustee under will as executor. 24:180.

Executor under will as testamentary trustee. 24:180.

Power of the legislature in prescribing rules in regard to estates of decedents. 24:288; 25:462.

Need for revision of probate laws. 25:466.

Possibility of existence of administrator de facto. 29:27.

Acts of administrator de facto. 23:84.

Executor de son tort. 29:418.

Protection of personal representatives by court order. 24:116.

Continuousness of jurisdiction during administration of estate. 11:347, Gil. 247.

Effect of failure of one of administrators to join in probate proceedings. 37:225. Appointment.

Pleading appointment, see Pleading, II.

Grant of administration. 15:159, Gil. 123.

Validity of grant of administration. 25:347.

Validity of appointment of administrator where one exists. 37:225.

Effect and conclusiveness of letters of administration. 23:84.

Administrator's appointment as retroactive. 35:371.

Conclusiveness of letters of administration. 26:303.

Collateral attack on administrator. 37:225.

Administration to litigate claim for death by wrongful act. 43:5.

Necessity for assets to right of administration. 44:5.

Who may question appointment of personal representative. 35:193.

Right of administrator or executor to set up nullity of his appointment. 37:225. Necessity for administration of decedent's estate. 89:303.

Resignation or removal.

Resignation of executor or administrator. 32:158.

Removal of administrator. 28:202.

Bond.

Liability on, see infra, II, VI.

Sufficiency of bond. 21:447.

Construction of administrator's bond. 32:158.

Construction of statutes as to form of administrator's bond. 21:447.

Right of surety on probate bond to withdraw. 34:393.

II. Rights, powers, and liabilities; conduct of estate; assets.

Rights and powers.

Statutory rights of personal representatives. 22:249.

Validity of administrator's acts under revoked or voidable letters. 26:303.

EXECUTORS AND ADMINISTRATORS, II.-Continued.

Validity of acts of personal representative before qualification. 71:374.

Authority of special administrator. 92:411.

Powers of special administrator. 72:441.

limitations on. 71:453.

Settlements by legal representatives of statutory causes of action. 81:493. Settlement by personal representative of claim for death by wrongful act. 81:493.

Recovery by administrator of withheld assets. 54:301.

- interest in and right to possession of property.

Interest of personal representative in realty. 14:65, Gil. 49; 29:418; 91:121.

Title to real property during administration of an estate. 32:81.

When title to realty vests in personal representatives. 45:167.

Right to possession of decedent's real estate. 22:249.

Rights of personal representative to possession of estate of decedent. 35:371.

Right and liability of personal representative as to deposit of funds. 73:244.

Right of personal representative to personal assets of estate. 71:374.

Administrator's right to possession of personalty of decedent. 89:303.

- to contract, deal with, or dispose of property generally.

Contract of executor or administrator. 62:459.

Power of executor or administrator to bind estate by contract. 42:427.

Power of executors and administrators to enter into contracts with reference to estate of decedent. 31:70.

Control of personal representative over estate of decedent. 35:371.

Power of administrator over real estate. 32:544.

Power of administrator to bind estate. 35:371.

Authority of executor or administrator to bind estate. 55:27.

Validity of mortgage by executor. 45:483.

Power of personal representative to consent to or confess judgment. 63:296. Irregularity in investments by executors and trustees. 85:1.

-to purchase property for themselves.

Disability of personal representative to deal with trust property during continuance of trust. 47:193.

Purchases by executors, administrators and guardians at their own sale. 26:487. Acquirement of interest by personal representative in real estate of decedent. 29:418.

Fiduciary relationship as disabling party to acquire rights in property. 79:326. Fraud in purchase by executor mortgagee. 85:152.

Condition of avoiding sale by administrator to himself. 47:193.

-administrator de bonis non.

Rights of administrator de bonis non. 26:433.

Administrator with will annexed as succeeding to executor's powers. 24:180. Right of administrator de bonis non to recover assets of the estate. 32:158.

to sue on bond, 32:158.

Liabilities of.

Liability of personal representative. 28:150.

References are to Reports as Notes are in that order. Index to Notes, Minn. Rep. 20.

EXECUTORS AND ADMINISTRATORS, II.-Continued.

Right to charge personal representative of decedent and sureties with the payment of a legacy. 31:271.

Liability of personal representatives for taxes. 63:61.

-on bond.

On sale of property, see infra, VI.

Liability of sureties of executor. 80:413.

Right to enforce liability of sureties on bond. 32:163.

Breach of conditions of administrator's bond. 21:447.

Action on administrator's bond against estate of obligors for failure of administrator to pay over money of the estate. 26:93.

Right of creditor to sue administrator upon his bond. 28:150.

Allowance or order before action on bonds of personal representatives. 22:261.

Allowance of claim as predicate for suit on bond of administrator. 16:494, Gil. 447.

Application of statute to action for breach of conditions in. 21:447.

What are assets.

Claim for wrongful death as asset of estate. 44:5.

Fee of homestead as assets of estate of decedents. 46:477.

III. Suits affecting estate.

Actions on behalf of estate.

Who may maintain action against debtor of deceased. 22:148.

Right of next of kin to sue for estate. 89:303.

When administrator cannot sue in representative capacity. 2:248, Gil. 209.

Action by administrator upon contract payable to the heirs. 42:241.

Executor's right of action on life insurance policy. 59:308.

Action for personal injuries by legal representative. 64:428.

Personal representative's right of action for injury to realty. 32:81.

Settlement with heirs as barring an action by administrator of decedent. 61: 552.

Effect of fraudulent settlement. 44:5.

Actions against estate.

Right to maintain action on promise of a decedent. 46:33.

Equitable action against executors of joint debtor. 24:116.

Action against personal representative for tort. 31:536.

IV. Debts, obligations, and liabilities of estate.

Meaning of "claim." 25:466.

Contingent claims against estates. 72:232.

When claim is contingent. 61:361.

Liability of stockholder as contingent claim against estate of decedent. 70:519.

Effect of action pending in federal court as claim against estate of party dying pendente lite. 21:172.

Proof of claims against insolvent estate. 45:167.

Effect of failure to prove claim in probate court within time fixed. 90:172. Appointment of commissioners to examine claims. 20:442, Gil. 395.

EXECUTORS AND ADMINISTRATORS, IV.-Continued.

Duty of executor when claim allowed on appeal. 31:271.

Power to vacate allowance of claim against estate. 53:529.

When debts become lien against decedent's real estate under statute. 37:225.

Remedies of judgment creditors of decedent's estate. 39:28.

Priority of claims against decedent. 62:135.

Exoneration of testator's estate from his debts. 54:421.

Debts chargeable against estate of decedent. 52:1.

Liability of real estate of decedent for debts. 25:22.

Liability of decedent's estate for unpaid stock subscription. 48:174.

Liability of estate for false representations of administrator. 31:536.

Liability of estate for property or money wrongfully delivered by administrator to one not entitled thereto. 31:536.

Presentation of claims.

Presentment of claims against estate of decedent. 66:246.

Presentation of claim to probate court for allowance. 61:520.

Claims which must be presented against estate. 39:212.

Presentment of contingent claims against estates of decedent. 66:209. action against distributees. 66:209.

Effect of failure to present contingent claim against estate. 84:381; 85:134.

Effect of failure to present mortgage debt to decedent's estate. 15:512, Gil. 423.

Necessity for presenting claim to estate. 79:145.

Presentation of a claim against an estate as jurisdictional to action. 71:371.

Necessity for presentation before action on claims against estates of deceased persons. 21:172.

Necessity for presentment of contingent claim to administrators. 25:466.

Bar of claim against decedent's estate by failure to present same. 47:382.

Bar by failure to present claim against estate of decedent during course of probate proceedings. 39:212.

Failure to present claims against an estate as barring recovery thereon. 45: 167.

As applicable to mortgage or lien claims. 45:167.

Action on unpresented contingent claims against estates of decedents. 56:420. Right of action on unpresented contingent claims against decedent's estate. 61:520.

Allowance of claims against estate of decedent after expiration of time for presentment. 79:257.

Right to present claims against estate after settlement. 79:377.

Necessity for timely presentation of claims against estates of decedents. 21:174.

Time for receiving claim against estate of a decedent. 46:92; 75:481.

Laches as affecting claims against estates. 40:296.

Extension of time for presentment of claims. 34:296; 46:92; 67:51. discretion of court. 34:296.

Statutes of non-claim. 85:134.

Funeral expenses.

Liability of estate for funeral expenses of deceased. 30:209; 46:526.

EXECUTORS AND ADMINISTRATORS, IV.-Continued.

Individual liability of administrator on refusal to pay. 46:526. Necessity for allowance by probate court. 46:526.

V. Distribution; accounting; settlement; discharge.

Right to distribution if debts are outstanding. 45:197.

Validity of distribution before debts are paid. 51:146.

Proper publication of notice of assignment and distribution of an estate. 28:120.

Necessity and sufficiency of notice of partition and distribution of an estate in probate court. 28:120.

Disposition of proceeds of sale under power. 45:424.

Final decree of distribution as affecting actions against the estate then pending. 45:197.

Expenses of administrator for services allowable. 57:21.

Right of administrator to credit for claims paid without allowance. 25:376.

Lien of personal representative for expenses. 55:27.

Effect of decree of distribution by probate court. 61:91.

Effect of final decree of distribution. 58:29; 83:199.

on office of administrator. 84:289.

Allowance to widow.

Allowance to widow. 64:315.

Necessity for action by probate court in allowance of personal property to widow. 39:334.

Discharge.

Discharge of administrator. 40:296.

Validity of discharge before debts are paid. 51:146.

Final decree of discharge as defense in action against administrator. 39:212.

VI. Sale of property of estate.

Conveyance by executor for public use. 41:461.

Sale of decedent's real estate. 11:384, Gil. 278.

Private sale of decedent's lands. 47:527.

Construction of license to sell decedent's property. 28:202.

Proper court to apply to for permission to sell real estate. 28:202.

Power of probate court to sell estate of decedent. 35:392.

Discretionary power of probate courts. 37:225.

Necessity for petition for sale of decedent's land. 30:202.

Sufficiency of petition to sell real estate. 19:117, Gil. 85.

Necessity that executor take oath before selling realty. 50:105.

Sufficiency of description of land to be sold by administrator. 51:97.

Necessity for notice to persons interested in applying for sale of decedent's real property. 19:338, Gil. 292.

Requisites of administrator's sale. 11:347, Gil. 247.

Requisites of sales by administrators under order of probate court. 61:18.

Validity of sale by fiduciary. 11:384, Gil. 288.

Validity of sale or realty by executor or administrator. 29:27.

Validity of sale of lands under license of probate court to sell. 37:225.

EXECUTORS AND ADMINISTRATORS, VI.-Continued.

Conclusiveness and effect of administrator's sale of realty. 37:330.

when founded on defective petition. 37:330.

Effect of confirmation of administrator's sale. 50:105.

Effect of order of confirmation of guardian's or administrator's sale. 30:107.

Limitation of time for sale of decedent's land. 33:54.

Attack on sale.

Right collaterally to attack sale ordered by probate court. 28:202.

Collateral attack on administrator's sale. 66:454.

For irregularities in sale. 66:454.

Power of probate court to vacate sale of lands. 19:117, Gil. 85.

Jurisdiction to amend or vacate sale by administrator or guardian. 33:94.

Time within which administrator's sale may be vacated. 24:288.

Bond on sale.

Bond on sale of decedent's realty for debts. 51:97.

Necessity of statutory bond in sale by representative. 11:347, Gil. 247.

VII. Foreign and ancillary executors and administrators.

Right of foreign executor. 60:112.

Power of foreign executor. 60:73; 94:502.

Action by foreign administrator. 81:324.

Foreclosure of mortgage by foreign administrator under power of sale. 38:38.

Filing appointment as foreign administrator as condition precedent to suit. 23:

Ancillary administration.

Right of creditor to apply for ancillary administration. 45:242.

EXEMPLARY DAMAGES.

See Damages, IL.

EXEMPTIONS.

Of stockholders from liability, see Corporations, V.

Conveyance of exempt property as fraud on creditors, see Fraudulent Conveyances.

Homestead exemptions, see Homestead.

What property subject to levy, see Levy and Seizure.

From assessment for local improvements, see Public Improvements, IL.

From taxation, see Taxes, II.

From process or arrest, see Writ and Process.

Exemption of property. 27:134; 46:316.

Constitutionality of exemption laws. 7:465, Gil. 374.

Constitutionality of laws exempting proceeds of life insurance policies from execution for debt. 59:415.

Validity of statute exempting property from execution. 22:144.

Construction and application of exemption statutes. 2:89, Gil. 72.

References are to Reports as Notes are in that order.

Digitized by Google

309

EXEMPTIONS—Continued.

Liberal construction of exemption laws. 31:541.

Power of legislature as to exempt property. 11:475, Gil 354.

Waiver of exemption. 23:435.

Loss of exemptions by abandonment of occupation. 22:485.

Selection of exempt property where required. 25:196.

Conversion by insolvent debtor of nonexempt into exempt property. 41:227.

Who entitled to.

Who may assert right to exemption. 5:377, Gil. 305; 8:50, Gil. 30.

Right to claim an exemption. 74:272; 79:459.

Who are laborers or workingmen within exemption statute. 42:112.

Institutions of learning. 46:316.

Right of nonresident or departing debtor to exemptions. 22:485.

Property and rights exempt.

What property exempt from levy. 41:318; 42:254; 50:327.

Rights to exemptions in property where legal title is in another. 8:309, Gil. 272.

Exemption of wages. 54:366.

Tools. 18:361, Gil. 331.

Tools and trade appliances. 2:89, Gil. 72.

Tools within rule requiring inspection by master. 90:329.

Tools within rule exempting master from liability for defects in simple appliances. 90:329.

Merchandise stocks. 27:134.

Exemption of property as stock in trade. 35:340.

"Wagons" exempt from execution. 27:507.

Vehicles exempt under statute exempting "wagons." 29:46.

Exemptions of bicycles as wagons. 72:520.

Work animals exempt. 31:541.

Exemption from execution of feed for live stock. 79:459.

Immunity of public moneys or debts from process. 4:184, Gil. 130.

Exemption from process of salary of officer of public corporation. 73:143.

Exemption of fixtures wrongfully severed from homestead. 51:360.

Exemption of insurance money. 46:68.

Extent of exemption of life insurance money from execution. 65:187.

Exemption of watch. 18:361, Gil. 331.

Watches and jewelry as "wearing apparel" generally. 18:361, Gil. 331.

Exemption of partnership property. 29:235; 35:340.

Exemption of proceeds of exempt property. 51:360; 62:471.

Levy on exempt property.

Levy on exempt property. 7:184, Gil. 128; 19:79, Gil. 54.

Illegality of levy and sale of exempt property. 35:388.

Liability of property to execution for purchase price. 34:279.

Right to levy on exempt chattels in actions for purchase money. 16:487, Gil. 441.

Necessity of making claim of exemption. 7:184, Gil. 128.

Necessity for claim or recital of nonexemption in judgment or pleading. \$4:279.

Right of debtor to claim exemption without surrender of other property. 44:216.

Remedy of debtor whose exempt property has been taken. 32:492.

Right to recover exempt property taken under writ of attachment. 43:337.

EXHIBITIONS.

Liability for injury or death of persons at, or on way to, public entertainment. 62:175.

EXHIBITS.

With pleading, see Pleading, I.

EXPECTANCIES.

Rights of heirs and distributees in decedent's estate, see Descent and Distribution.

Agreement by expectant heirs with regard to property of ancester. 71:374.

EXPERIMENTS.

Evidence by, see Evidence, V.

EXPERT TESTIMONY.

In general, see Evidence, VII.
Weight of, see Evidence, XII.
Fees of expert witness, see Witnesses.

EXPLANATION.

Evidence in, see Evidence, XI.

EXPLOSIONS AND EXPLOSIVES.

Care required in keeping or handling explosives. 65:483.

Care requisite in keeping of high explosives. 95:477.

Liability for blasting or explosion on one's own property. 18:324, Gil. 292.

EX POST FACTO LAWS.

See Constitutional Law, I.

EXTINGUISHMENT.

Of contract, see Contracts, V.

Of easement, see Easements.

Of pledge, see Pledge.

EXTORTION.

Indictment for, see Indictment, etc. What constitutes extortion. 5:13, Gil. 1; 99:487.

EXTRADITION.

Extradition proceedings. 69:104.

Nature of complaint for crime. 4:335, Gil. 251.

Executive authentication as implying that the certifying officer is a magistrate. 34:115.

Papers necessary in extradition proceedings. 38:243.

Necessity for affidavit or indictment accompanying the requisition. 34:115.

Sufficiency of papers in extradition proceedings. 34:115.

effect of insufficiency. 34:115.

Sufficiency of indictment in extradition proceedings. 66:291.

Jurisdiction of the courts in extradition proceedings. 34:115.

Who are subject to extradition. 37:436.

Who are fugitives from justice. 37:436.

Prosecution for civil obligation or different offense. 54:305.

Revocation of warrant. 69:104.

Facts essential to validity of warrant in extradition proceedings. 84:237.

EXTRA FARE.

From passenger on train, see Carriers, IL.

EXTRA WORK.

Recovery for, see Contracts, IV.

EXTRINSIC DOCUMENTS.

Incorporation of, in contract, see Contracts, I.

EXTRINSIC EVIDENCE.

See Evidence, VI.

F FACTORS.

Sale by factor in own name. 73:434.

Power of factor to pledge goods. 73:434.

Right of factor as to care and storage of goods. 36:214.

In applying proceeds to advances. 36:214.

Right of factor as to sale to cover advances. 36:214.

Right of factor to deal with himself. 91:451.

References are to Reports as Notes are in that order.

FACTORS-Continued.

Factor's liability for delay in selling. 76:420. Liability of factor participating in principal's wrong. 35:99.

FACTS.

Instructions on, see Trial, III.

FALSE IMPRISONMENT.

Allegations as to, see Pleading, II.

False arrest and imprisonment. 50:401.

Action for false imprisonment. 57:323.

Rights and liability of officer in making arrest. 14:385, Gil. 293.

Liability of officer for making arrest. 16:431, Gil. 387; 30:506.

force in act of arrest. 14:385, Gil. 293.

detention of prisoner. 14:385, Gil. 293.

Process as protection to officer. 22:485.

FALSE PRETENSES.

What constitutes false pretense. 47:483.

Offense of obtaining money by false pretenses. 77:296.

Criminality of promissory false pretenses. 43:325.

Value of instrument obtained by false pretenses. 47:483.

False pretenses in drawing and passing check without funds. 77:267.

Invalid written instrument as false token in obtaining money by false pretenses. 39:464.

FALSE REPRESENTATIONS.

Fraudulent representations in civil cases, see Fraud and Deceit.

FALSITY.

Necessity for pleading, see Pleading, III.

FARES.

See Carriers, IL

FEDERAL AGENCY.

Taxation of, by state, see Taxes, II.

References are to Reports as Notes are in that order.

FEDERAL COURTS.

Jurisdiction of, see Courts.

Removal of cause to, see Removal of Causes.

FEELINGS.

Damages for injury to, see Damages, III., j.

FEES.

Of attorney, see Attorneys.
In general, see Costs and Fees.
Of jurors, see Jury.
License fees, see License.
Of officer, see Officers.
Of witness, see Witnesses, VI.

FELLOW SERVANTS.

See Master and Servant, II.

FENCES.

On railroad right of way, see Railroads, II.

Partition fences. 30:1.

conclusiveness of proceedings as to. 30:1.

Duty to fence. 15:350, Gil. 283.

Liability for failure to fence. 25:328.

Division of cost of partition fence under statute. 24:307.

Statutory proceedings to obtain partition fences. 42:363.

FERRIES.

Exclusiveness of ferry franchise. 1:202, Gil. 176. Right to maintain ferry. 10:23, Gil. 8. Ferryman as carrier. 19:187, Gil. 152. Liability of ferryman as such. 19:187, Gil. 152. Delivery to ferryman. 19:187, Gil. 152. Duty of ferryman toward safety of passengers. 46:388.

FICTITIOUS NAME.

See Name.

FIDELITY INSURANCE.

Bond for fidelity of employees, see Bonds. In general, see Insurance, VIII.

References are to Reports as Notes are in that order.

FIDUCIARY RELATION.

Of corporate officer, see Corporations, IV.

FILING.

Of chattel mortgage, see Chattel Mortgage.

"Filing" instruments. 42:117.

What constitutes filing. 34:48; 37:194; 85:261.

Sufficiency of "filing" of instrument. 25:81.

When paper is "filed." 33:384.

Effect of clerical omission to properly file written instrument. 42:117.

Filing papers nunc pro tunc. 48:313.

FINANCIAL STANDING.

Evidence of, see Evidence, XI.

FINDER.

Rights of finder. 89:307.

FINDINGS.

In eminent domain, see Eminent Domain.
Admissibility of, in evidence, see Evidence, IV.
Conformity of judgment to, see Judgment, I.
Of referee, see Reference.
By court, see Trial, IV.
Of jury, see Trial, V.

FINES.

As to penalties generally, see Penalties. "Fines" as synonymous with "penalties." 55:183.

FIRE INSURANCE.

See Insurance.

FIRES.

Sufficiency of proof of negligence as to, see Evidence, XIL. Insurance against loss by, see Insurance.

As proximate cause of injury, see Proximate Cause.

Liability of railroad for, see Railroads, IL.

Care in use of fire. 28:139.

Liability for setting fire. 46:147.

FIRES-Continued.

Liability for injury by fire. 41:49; 54:522.

Liability for damage caused by the setting of fires. 14:153, Gil. 120.

Liability for personal injury resulting from fire set out, 76:351.

Liability for spreading fire. 32:526.

Succession of fires as part of original one. 28:139.

Liability of owner of land for fires, set by him, spreading to other lands. 28:139.

Liability for setting back-fire to protect one's property. 46:147.

Contributory negligence of one injured by fire. 70:272.

FISHERIES.

Power of the state to regulate fish and game taking. 58:393. Law of fishing. 100:386.

FITNESS.

Warranty of, see Sale, II.

FIXTURES.

Tenant's rights as to fixtures, see Landlord and Tenant.

Fixture or personalty. 62:204.

Fixtures as realty. 30:56.

Personal property becoming part of the realty. 35:543.

Fixtures as personalty. 30:56.

by agreement. 30:56.

Fixtures as affected by agreement. 12:108, Gil. 59.

Effect of agreement to treat property as personalty. 25:173.

Chattels as remaining personal property by agreement after annexation to realty. 39:479.

Intent of parties as to character of fixtures. 30:59.

Removable fixtures as part of realty until severed. 30:59.

Right to remove things annexed to realty. 30:56.

Right or duty to remove structure erected on land of another. 31:173.

Removal of fixtures by tenant or his mortgagee. 31:70.

Severance as converting fixtures into chattel. 51:360.

Conditional sale of chattels to be annexed to freehold. 61:15.

Right to fixtures. 79:457.

What are.

What are fixtures. 33:10; 38:272; 43:485; 55:91; 57:60; 61:132; 66:421; 70:266.

Annexations as. 48:67; 59:532; 84:299.

Machinery. 35:543.

Machinery in mill. 33:12.

Ponderous machines not attached to the realty. 66:421.

Circular saw. 34:458.

FIXTURES-Continued.

Scales and platform. 55:91.

Domestic furnishings and heating and lighting appliances. 61:132.

Hotel equipment. 61:132.

Heating plants. 70:266.

Ownership of erections extending into streets. 67:514.

Ownership of trees, plants, and crops planted by stranger. 66:416.

Buildings erected on lands by purchaser. 31:173.

Railroad rolling stock as part of realty. 56:188.

Chattels annexed to realty as remaining personalty. 77:319.

Structures placed upon land of another. 55:211; 57:104.

Chattels annexed to realty by mistake as part thereof. 71:360.

As between landlord and tenant. 70:266.

As against mortgagee of the land. 55:211; 57:60; 59:532.

FLAGMEN.

At railroad crossing, see Railroads, II.

FOLLOWING TRUST PROPERTY.

See Trusts.

FOOD.

Constitutionality of pure food acts. 93:155.

Validity of statutes regulating food and dairy standards. 83:284.

Validity of statutes affecting sale or manufacture of food products. 36:69. oleomargarine or imitation butter. 36:69.

Sale of lard substitute without labelling it as such. 50:5.

Liability for selling noxious and unsound food. 21:70.

FORCIBLE ENTRY AND DETAINER.

Forcible entry and detainer. 9:204, Gil. 189; 19:174, Gil. 137; 38:356.

Civil action for. 72:446.

right to. 85:90.

Procedure in. 39:385.

Object of forcible entry and detainer statute. 85:90.

Effect of plea of not guilty in forcible entry and unlawful detainer proceedings. 89:444.

FORECLOSURE.

Of mechanic's lien, see Mechanics' Liens.

Of mortgage, see Mortgage, VI.

FOREIGN CORPORATIONS.

Jurisdiction over, see Courts. See also Corporations, VIII; Insurance, I.

FOREIGN EXECUTORS AND ADMINISTRATORS.

See Executors and Administrators.

FOREIGN JUDGMENTS.

See Judgment, IV.

FOREIGN LAWS.

Presumption and burden of proof as to, see Evidence, IL.

FOREIGN RECEIVER.

See Receivers.

FOREMEN.

As fellow servants, see Master and Servant, II.

FORFEITURE.

Of corporate stock, see Corporations, V.

Of subscription to corporate stock, see Corporations, V.

Of corporate franchise, see Corporations, VI.; Insurance, I.

Of insurance policy, see Insurance, III.

Of lease, see Landlord and Tenant.

Of property taxed, see Taxes, IV.

Definition of forfeiture. 48:13.

FORGERY.

Indictment for, see Indictment, etc.

What constitutes forgery. 8:212, Gil. 182; 16:472, Gil. 424; 43:196; 70:403. What may be subject of forgery. 19:98, Gil. 70; 27:315; 39:357; 43:196.

Distinction between falsification and forgery. 28:52.

Distinction between forgery and uttering forged instrument. 13:121, Gil. 112. Making and uttering of forged instrument as separate offenses. 67:176.

Making or uttering of forged instruments. 28:52.

Signing as agent without authority. 28:52.

Intent to defraud as element in forgery. 16:211.

Forgery of unstamped bill or note. 16:472, Gil. 424.

References are to Reports as Notes are in that order.

FORMER JEOPARDY.

See Criminal Law.

FORMER TESTIMONY.

Proof of, see Evidence, X.

FORNICATION.

Fornication. 94:319.

FOUNDATION.

For impeachment of witness, see Witnesses.

FRANCHISE.

Of corporations generally, see Corporations.

Transfer of, see Corporations, II.

Forfeiture of, see Corporations, VI.

What constitutes franchise. 10:23, Gil. 8; 19:418, Gil. 362; 35:155; 38:366; 40:213; 81:140.

Construction of franchises. 98:380.

Power of state over franchise. 19:418, Gil. 362.

Legislative power over granting of franchise. 49:280.

Franchise as incorporeal hereditament. 10:23, Gil. 8.

Right to transfer public franchise. 36:246.

FRATERNAL SOCIETIES.

See Benevolent Societies; Insurance.
Service of process on, see Writ and Process.

On marital rights, see Husband and Wife.

FRAUD AND DECEIT.

Rffect of, on oral contract, see Contracts, I.

Statute of frauds, see Contracts, I.

As ground for rescinding contract, see Contracts, V.

In transfer of corporate stock, see Corporations, V.

Measure of damages for, see Damages, III.

Power of equity in case of, see Equity.

Estoppel by, see Estoppel.

Presumption and burden of proof as to, see Evidence, II.

Evidence of, see Evidence, XI.

Rebuttal of presumption of, see Evidence, XII.

Sufficiency of evidence of, see Evidence, XII.

Sufficiency of proof of, to overcome writing, see Evidence, XII.

Transfer in fraud of creditors, see Fraudulent Conveyances.

FRAUD AND DECEIT-Continued.

Effect and conclusiveness of judgment procured by, see Judgment, IL.

As ground for relief from judgment, see Judgment, VIII.

Effect of, on running of limitations, see Limitation of Actions.

Allegations as to, see Pleading, II.

Necessity for pleading, see Pleading, III.

Of agent, see Principal and Agent, II.

Liability of agent for, see Principal and Agent, III.

Effect of, on release, see Release.

Question for jury as to, see Trial, II.

Giving rise to constructive trust, see Trusts.

See also False Pretenses.

What amounts to fraud. 5:422, Gil. 342.

False representations. 52:41; 62:146.

when actionable. 32:474.

When representation false. 32:171.

When false statement is fraudulent. 94:157.

What are false representations. 36:220.

Fraudulent representation. 15:26, Gil. 10; 23:314.

what amounts to. 18:470, Gil. 421.

when actionable. 40:473.

Misrepresentation as fraud. 13:223, Gil. 210.

Misrepresentations constituting fraud. 66:325.

Actionable deceit. 22:206; 32:197; 36:122, 320.

misrepresentations as. 28:135.

Actionable fraud. 32:197; 36:320; 40:476; 46:405; 46:413; 47:290; 47-491; 49:308, 322; 52:1; 53:17; 54:90, 343.

What constitutes actionable fraud. 74:465.

Actionable false representation. 39:24; 43:315; 52:88.

as to title to land. 39:24.

Actionable fraudulent representations. 19:32, Gil. 14; 43:83.

as to land. 43:83.

Liability for fraudulent representations. 18:470, Gil. 421; 23:314; 26:133; 27: 455: 37:466.

Liability for fraudulent representations. 74:474.

Fraud by misrepresentation of law. 9:85, Gil. 75.

Misrepresentations of legal effect of instrument. 30:263.

as fraud. 30:263.

Fraud in inception of contracts in unknown language. 28:476.

What constitutes fraud in sale of corporate stock. 41:337.

Fraud on sale of dangerous articles. 46:106.

Settlement procured by fraud. 49:499.

Undue advantage as constituting fraud. 36:15.

Laches in claiming title as evidence of fraud. 60:313.

Fraud in causing conveyance to innocent purchaser. 33:341.

Defense to liability for false statements. 75:100.

Defense in action for fraud or negligence on part of defrauded person. 51:300.

Deceit in sale. 46:463.

of land. 94:439.

Foundation for action for deceit. 40:35.

Damage as element in action for deceit. 47:225.

Necessity for damage to plaintiff. 36:320.

Necessity for benefit to defendant. 36:320.

Conclusiveness of false representations. 15:472, Gil. 387.

Matters of opinion or of the future; representations as to value.

Expression of opinion as fraud. 29:91; 30:241; 47:80; 62:146; 82:12.

Representations as to the future. 13:223, Gil. 210.

Future promise as fraud. 69:486.

When promise constitutes fraud. 44:260.

Effect of landlord's representations as to condition of premises. 29:91.

- value.

Misrepresentations by seller as to value of property. 13:223, Gil. 210.

Representations as to vlaue. 32:474; 36:320.

Representations of value as representations of fact. 18:470, Gil. 421.

Actionable representations as to value or title. 52:448.

Nonperformance of agreement.

Nonperformance of promise as fraud. 45:531; 62:265.

Refusal to perform void verbal agreement as fraud. 21:122.

Breach of invalid parol contract as fraud. 2:277, Gil. 239.

Fraud in refusal to perform verbal agreement void under statute. 32:482.

Concealment: failure to disclose facts.

Misrepresentation by concealment. 13:109, Gil. 99.

Concealment of truth as fraud. 32:171.

Fraudulent concealment by insolvent. 39:401.

When silence amounts to fraud. 45:531.

Duty to disclose facts. 87:358.

Omission to disclose insolvency as affirmation of solvency. 25:52.

Intent or knowledge of parties.

Fraudulent intent. 42:8.

Fraudulent intent in deceit. 43:315.

Necessity for intent to deceive or defraud. 32:197.

Necessity for fraudulent intent to support fraud. 37:137.

Necessity for intent to induce action. 37:466.

Representations without knowledge. 42:8.

Representation not known to have been false. 47:491.

False statements innocently made. 42:8.

Scienter as affecting. 15:26, Gil. 10.

Necessity of scienter. 13:223, Gil. 210.

Knowledge of person making false representation. 62:146.

Reliance of parties.

Reliance on representations. 23:314.

Right to rely on misrepresentation. 13:223, Gil. 210; 19:32, Gil. 14; 32:474.

References are to Reports as Notes are in that order.

Index to Notes, Minn. Rep.

21.

FRAUD AND DECEIT-Continued.

Right to rely on false representations by other party. 28:36.

Right to rely on representations as to title. 39:326.

Right of purchaser to rely upon statements of seller. 49:322.

Right of vendee to rely upon vendor's representations upon sale of land. 25:493; 28:135; 45:150.

as to visible defects. 28:135.

Necessity for reliance on fraudulent representation. 32:197.

Possibility of discovering fraud.

Fraud upon imprudent or ignorant person. 34:450.

As to matters observable or ascertainable. 19:32, Gil. 14.

As to visible facts about land. 19:32, Gil. 14.

As to visible or ascertainable condition of land or title. 28:36.

False representation as to location of or title to land when ascertainable by deceived person. 15:26, Gil. 10.

Excuses for failure to make inquiry. 22:206.

As to property at distance. 32:474.

Fraudulent representations as to distant land. 91:247.

Necessity for obtaining information elsewhere. 13:223, Gil. 210.

As to credit.

Fraudulent representations as to credit. 32:171.

Misrepresentations of buyer's credit. 21:435.

Fraudulent purpose not to pay debt incurred. 45:531.

On purchase of goods. 45:531.

Representations to commercial agency. 46:160.

False statement to commercial agencies as constituting fraud. 82:416.

Misinformation by third person.

Liability for false representations through another. 37:466.

Fraud of strangers as ground for relief. 18:246, Gil. 228.

Remedies.

Remedies as to fraud. 83:288.

Remedies of party to a fraudulent contract. 43:315.

False representations as grounds for relief. 35:493.

Recovery of damages for obtaining notes by deceit. 34:454.

Waiver of right of action for fraud. 43:315.

Remedies for fraudulent representation inducing a contract. 54:90.

Rights of purchasers from fraudulent buyer. 45:531.

Conditions upon the different remedies. 83:288.

Effect of.

Effect of obtaining jurisdiction by fraud. 60:142.

Misrepresentation avoiding sale. 28:383.

Deceit avoiding contracts. 67:217.

Misrepresentation to defeat contract. 30:263.

Fraud as invalidating contract. 29:298, 476.

Fraudulent representations vitiating contract so induced. 29:442.

Effect of fraudulent representations upon resultant contract. 32:171.

Effect of false representations as to age generally. 45:268.

FRAUDULENT CONVEYANCES.

Presumption and burden of proof as to, see Evidence, II.

Evidence as to generally, see Evidence, XI.

Sufficiency of evidence as to, see Evidence, XII.

Levy on property fraudulently conveyed, see Levy and Seizure.

Allegations as to, see Pleading, II.

Fraudulent conveyances. 13:326, Gil. 299; 13:434, Gil. 398; 19:367, Gil. 312;

25:199; 30:93; 32:84; 51:296; 56:531; 62:341; 76:311; 79:299; 82:204; 84:483; 88:506; 89:247, 432.

04:400; 00:000; 89:241, 402.

What constitutes conveyance in fraud of creditors. 18:410, Gil. 369; 28:23.

When conveyance is fraudulent. 4:391, Gil. 296; 5:119, Gil. 85.

Fraud in conveyance. 67:191.

Conveyances to hinder creditors. 73:498.

Fraudulent conveyance hindering creditors. 23:242.

Fraudulent disposition of property by insolvent. 35:532.

Conveyances void as being fraud on creditors of grantor. 31:518.

When conveyance is invalid for fraud. 42:519.

Validity of fraudulent conveyances. 12:60, Gil. 27; 22:214; 63:24; 64:152. of personal property. 12:60, Gil. 27.

Validity of transfers by insolvent debtor. 72:253.

Voidableness of conveyance made in fraud of assignment act. 37:479.

Sale in fraud of creditors as voidable only. 3:377, Gil. 271.

Rights between parties to fraudulent transfers. 16:320, Gil. 283.

Construction of fraudulent conveyance statutes. 9:303, Gil. 287.

Effect of omission of provision embracing goods, chattels and things from statute. 13:326, Gil. 299.

Badges of fraud. 33:29.

Indicia of fraud on creditors. 6:305, Gil. 213.

Constructive fraud in assignment. 3:377, Gil. 271.

Assignments for creditors with hindering provisions. 2:264, Gil. 226.

Fraudulent assignment of amount due for services. 28:469.

Of personalty. 13:326, Gil. 299.

When mortgage fraudulent as to creditors. 20:435, Gil. 389; 45:307.

Judgment by confession as voidable by creditors. 73:114.

Transfers made in pursuance of previous agreement. 47:53.

Conveyance made valid by relation in time. 47:53.

Conveyance to mortgagee as in fraud of creditors. 86:255; 89:432.

Reconveyance to wife of mortgagor. 86:255.

Fraud invalidating transfer for good consideration. 14:424, Gil. 319.

Purging fraud by subsequent acts. 28:23.

Sales in bulk. 99:22.

rights of creditors. 99:22.

Construction of "Sales in bulk" act. 95:422.

Detriment concurring with fraud as an element in fraudulent conveyances. 28:

Evidence of fraudulent transfer. 26:385.

Evidence of fraud in conveyance. 47:95; 51:546.

Who is bona fide purchaser. 28:23.

FRAUDULENT CONVEYANCES-Continued.

Fraudulent intent.

Intention to defraud. 3:364, Gil. 257; 21:187.

Fraudulent intent in conveyances. 2:264, Gil. 226.

Transfers of goods and chattels with intent to hinder creditors. 22:247.

Effect of a judgment suffered with intent to give a preference. 40:30.

Intent of debtor as an element in preferences. 45:383.

Knowledge of insolvency as evidence of fraudulent intent. 64:74.

Fraud not designed by transferrer. 13:434, Gil. 398.

Innocent voluntary transferrer. 13:434, Gil. 398.

What constitutes suspicious circumstances of fraudulent intent. 32:381.

Conveyance of exempt or worthless property.

Fraud in conveyance of exempt property. 5:333, Gil. 264.

Voluntary conveyance of property exempt from execution. 28:77.

Rights of creditor as against voluntary conveyance of exempt property. 27:116.

Validity of conveyances of exempt property. 28:544.

Fraudulent transfer of partly exempt property. 30:64.

Of homestead or exempt property. 12:60, Gil. 27.

Conveyance of homestead. 51:296.

Effect of fraudulent conveyance of homestead on homestead or dower rights.
40:193.

Fraudulent conveyance of homestead as defeating subsequent levy on growing crops. 47:525.

Conveyances of worthless property or equity. 56:531.

Conveyance of thing without value. 51:296.

Fraudulent conveyances of worthless property. 64:74.

Voluntary conveyances of contingent interests of no value. 88:311.

Fraudulency of conveyance of property incumbered beyond value. 40:193.

Transactions between relatives.

Fraud in transfer to relative. 34:107.

Validity of conveyances between family relations. 89:423.

Fraudulent conveyances between husband and wife. 73:265.

Validity of voluntary conveyances between husband and wife. 26:97.

Validity as to creditors of conveyance to wife. 28:365.

Consideration; voluntary conveyances.

Voluntary conveyances. 22:132.

When voluntary assignment is fraudulent. 4:192, Gil. 133.

Validity of voluntary conveyances. 4:391, Gil. 296; 26:97.

Voluntary conveyance by debtor while insolvent. 39:527; 83:265.

Validity of voluntary conveyances between relatives. 4:391, Gil. 296.

Conveyance to pay debt barred by limitations as fraudulent. 46:1.

Validity of purchase in another's name. 44:159.

Conveyance to one on consideration paid by another as fraudulent. 26:97.

Necessity for existence of debt at time of fraudulent conveyance. 7:337, Gil. 264

Validity of conveyance in consideration of future support. 25:199.

Effect of inadequacy of price. 60:262.

Inadequacy of price as badge of fraud. 82:204.

FRAUDULENT CONVEYANCES-Continued.

Preferences.

Preferences by insolvent corporation, see Corporations, VII.

Preferences by insolvent debtor. 74:439.

Right to prefer creditor. 19:367, Gil. 312; 30:60; 33:29; 48:396.

Preferring creditors as fraud. 11:104, Gil. 62.

Creation of a fraudulent preference. 61:279.

Intent necessary to create a preference. 40:30.

Conveyance constituting unlawful preference. 47:53.

Preference by mortgage or sale. 44:151.

Payments by insolvent constituting unlawful preference. 69:324.

Failure to record instrument as creating a preference. 91:204.

Default judgment against insolvent as preference. 60:321.

Unlawful preference in favor of one creditor by insolvent debtor. 55:515.

Validity of preference by debtors. 81:167; 96:456.

Validity of preferential mortgage. 3:364, Gil. 257.

Preferential transfer as void ab initio. 55:515.

Preference voidable under insolvency law. 30:60.

Preference of husband or wife. 46:1.

Knowledge or participation in fraud.

Fraud on creditors by one party only. 14:424, Gil. 319.

Fraud on creditors not shared by grantee. 6:305, Gil. 213.

Knowledge of fraud. 21:187.

Knowledge of fraud by purchaser. 18:414, Gil. 373.

Implied knowledge of fraudulent intent. 20:435, Gil. 389.

Knowledge of grantee as affecting validity of sale. 25:432.

Notice to creditors. 47:71.

Notice to creditor of debtor's insolvency. 46:397.

Rights and liabilities of purchaser.

Rights of purchaser of insolvent's property. 70:125.

Title of grantee under fraudulent conveyance. 12:60, Gil. 27; 21:435; 28:23.

Validity of title of fraudulent grantee or his purchaser. 9:108, Gil. 98.

Validity of title gained through fraudulent conveyance. 87:456.

Right to advances made or rents received. 19:17, Gil. 1.

Duty of assignee to affirm or avoid transfer. 22:214.

Effect of fraud in transfer of farm on right to crops. 28:469.

Title of grantee in fraudulent conveyance to crops as against creditors. 26:273.

Fraudulent grantee as entitled to crops. 66:195.

Rights of innocent grantee under sale set aside as fraudulent. 25:432.

Right of fraudulent grantee to retain for his own claim. 53:110.

Treating conveyance as security for real consideration paid. 64:74.

Reimbursement of grantee of fraudulent conveyance. 64:74.

Liability of fraudulent grantee to creditors. 19:17, Gil. 1.

Liability of innocent grantee of fraudulent grantor. 25:199.

Rights of purchaser from grantee.

Title of bona fide purchaser from fraudulent party. 21:435.

Validity of conveyance by grantee holding in fraud of creditors. 25:432.

FRAUDULENT CONVEYANCES-Continued.

Purchase from bona fide grantee as affected by fraud in original conveyance. 67: 116.

Conveyance by fraudulent grantee to grantor's creditors. 72:27.

Reservation of interest; change of possession.

Effect of chattel mortgagor's retention of possession, see Chattel Mortgage.

Effect of seller's retention of possession, see Sale, I.

Reservation of benefit to transferrer. 21:187; 62:341.

Validity of conveyance with trust reserved in grantor's favor. 3:364, Gil. 257.

Validity of conveyances containing reservations or preferences. 25:432.

Defeasance in deed as evidence of fraud. 19:17, Gil. 1.

Conveyance with reservations or trusts fraudulent as to creditors. 25:175.

Nondelivery as evidence of fraud. 48:396.

Sufficient delivery to avoid fraud. 54:509.

Retention of possession by transferrer. 19:367, Gil. 312.

Retention of possession on sale of goods. 42:457.

Effect on sale of nontransfer of possession. 34:107.

. No change of possession on transfer between relatives as fraud. 26:273.

Retention of possession by vendor or mortgagor as evidence of fraud. 4:533, Gil. 418.

Effect of possession in grantor after alienation to member of family. 28:469. Effect of possession by mortgagee where mortgage is fraudulent as to creditors. 46:80.

Effect of conveyance generally.

Effect of fraudulent conveyance. 25:155.

Binding effect of mortgage given to avoid claims of creditors. 33:482.

Fraudulent conveyance as creating trust. 57:5.

Fraudulent transfer as carrying trust in favor of creditors. 30:496; 34:137.

Resulting trust for creditors. 47:95.

Remedies.

Remedy by creditors' bill, see Creditors' Bill.

Remedies against fraudulent conveyances. 96:523.

Action to set aside fraudulent conveyance. 26:75; 64:476; 87:456. without issuance of execution. 82:288.

Impeachment of fraudulent conveyances. 27:530.

Mode of avoiding a preferential judgment. 40:30.

Action to cancel fraudulent conveyance after levy and sale thereof. 43:137.

Priority as between successive judgment creditors attacking transfers. 36:494.

Who may attack conveyance.

Right to avoid conveyance in fraud of creditors. 7:337, Gil. 264; 9:303, Gil. 287; 39:527; 43:397.

Who may attack fraudulent conveyances. 7:421, Gil. 336; 31:518; 88:506; 100: 189.

Right to impeach fraudulent conveyance. 55:195.

Who may impeach conveyance for fraud. 20:435, Gil. 389: 74:337.

Right to avoid preferential conveyance by insolvent. 35:351.

Who may attack preference. 33:29; 34:416; 37:479.

Who may avoid transfer in fraud of creditors. 35:55.

References are to Reports as Notes are in that order.

FRAUDULENT CONVEYANCES-Continued.

Right of purchaser of insolvent's property to avoid mortgage thereon after sale by assignee. 70:125.

Inability of debtor of assignor to attack the assignment because fraudulent as to creditors. 4:407, Gil. 309.

- creditors generally.

Rights of creditor. 32:84.

Creditors entitled to attack fraudulent conveyances. 36:223.

What creditors may object to fraud. 71:211.

Right of creditor to have transfer of title to realty set aside. 51:536.

Rights of simple creditors as to fraudulent transfers. 16:320, Gil. 283.

as to absolute deed from debtor as security. 16:320, Gil. 283.

Right to contest on creditor's behalf validity of a chattel mortgage executed by an insolvent. 35:543.

Remedy of judgment creditors as against fraudulent conveyances. 36:494.

Right of execution creditor to attack fraudulent vendee's title. 32:381.

Right of judgment lien claimant to vacation of fraudulent conveyance. 7:40, Gil. 24.

-subsequent creditors.

Right of subsequent creditor to have conveyance set aside. 9:303, Gil. 287; 26: 273: 39:527: 64:476.

Conveyances in fraud of subsequent creditors. 48:490.

- receiver or assignee for creditors.

Avoidance of debtor's fraudulent sale by assignee. 23:111.

Right of assignee in insolvency to avoid. 64:74.

Right of assignee or receiver to maintain action to set aside fraudulent transfer.

Right of assignee or receiver to avoid fraudulent transfer of insolvent. 46:240.

Assignee's power to enforce creditors' rights against fraudulent conveyances. 47:

507

-purchaser from assignee.

Right of purchaser from assignee for creditors to litigate with fraudulent grantee. 25:155.

FRAUDULENT REPRESENTATIONS.

See Fraud and Deceit.

FREEHOLDER.

Meaning of "freeholders." 36:505.

Who is freeholder. 85:83.

FREIGHT.

Carriage of, see Carriers, III.

References are to Reports as Notes are in that order.

FRIGHT.

Damages for, see Damages, III.

Of horses by railroad train, see Railroads, II.

Fright as element of damages. 30:493.

Damages for fright and ensuing injury. 36:90.

Liability for injury due to mental shock or fright. 48:134.

FRIVOLOUS PLEADING.

See Pleading, L.

FRONTAGE TAX.

See Public Improvements, II.

FUGITIVES.

Extradition of, see Extradition.

FUNERAL EXPENSES.

See Executors and Administrators.

FUTURE ADVANCES.

Chattel mortgage to secure, see Chattel Mortgage.

G GAMBLING.

See Gaming.

GAME LAWS.

Construction of game laws. 93:148; 63:535.

Constitutionality of game laws. 64:130.

Constitutionality of law affecting right of ownership in game birds. 63:535.

Power of the state to regulate fish and game taking. 58:393.

Power of legislature to prohibit sale of game. 93:148.

State's jurisdiction over fish and game laws in Indian reservation. 72:335.

Effect of game laws. 96:45.

Ownership of wild game. 58:393.

Right of landowner as to wild game. 86:317.

Title to skins of game. 90:337.

GAMING.

Validity of gaming contract, see Contracts, III.

Indictment for, see Indictment, etc.

What constitutes gambling. 36:478; 39:153.

Gaming as misdemeanor. 39:153.

Ordinance prohibiting open gambling houses. 83:460.

Keeping gaming house as misdemeanor. 17:72, Gil. 50.

Keeping a "gaming house." 39:153.

What constitutes gambling games and devices. 49:443.

Principals in keeping public gaming house. 17:72, Gil. 50.

"Gambling devices." 39:153.

Power of municipality to suppress, prohibit and punish gambling. 49:443.

GARNISHMENT.

- I. In general.
- II. When garnishment lies,
- III. Effect; right, duties, and liabilities of garnishes.
- IV. Procedure.

As to attachment, see Attachment.

Conflict of laws as to, see Conflict of laws.

Presumption and burden of proof as to, see Evidence, II.

I. In general,

Garnishment and attachment. 72:383.

What is garnishment. 3:360, Gil. 253.

Dissolution of garnishment by assignment under insolvent act. 35:248.

Pendency of garnishment action as defense in action by garnishee's creditor. 50:

Nature of proceedings.

Nature of garnishment proceedings. 22:247; 61:404.

Garnishment as dependent ancillary proceeding. 76:8.

Jurisdiction.

Jurisdiction of garnishment against nonresident parties. 80:478.

Original and ancillary jurisdiction in garnishment. 84:347.

II. When garnishment lies.

When garnishment is maintainable. 31:40.

Right to maintain garnishment proceedings in foreign court. 34:482.

Against whom.

Who may be held as garnishee. 19:149, Gil. 113; 21:42; 60:362.

Garnishment of maker of note. 1:54, Gil. 37.

Garnishment against mortgagee. 3:360, Gil. 253.

Garnishment of corporation by creditor. 10:323, Gil. 253.

Immunity of public officers or corporations from garnishment. 4:184, Gil. 130.

GARNISHMENT, II.-Continued.

Garnishment of common carriers. 53:327.

while acting as warehouseman. 53:327.

Garnishment of trustee or assignee. 30:191.

Right to garnish assignee for creditors. 24:232; 32:60, 66.

Immunity of assignee for creditors from garnishment or levy. 43:38.

Garnishment of receiver. 58:145.

Right to issue executory process against receiver. 58:145.

Garnishment of nonresident. 61:104, 404; 72:383; 98:141,

What subject to garnishment.

Property subject to garnishment. 3:389, Gil. 282; 12:279, Gil. 183; 23:545; 24:452; 32:381; 33:464; 60:362; 61:96; 84:353.

Garnishment of pledged or mortgaged property. 27:32.

Garnishment of debt not due. 5:468, Gil. 378.

Garnishment of moneys to accrue. 2:310, Gil. 265.

Claims for insurance. 12:279, Gil. 183.

Proceeds of policy as subject to garnishment. 29:309.

Goods in carrier's possession for transit. 53:327.

United States voucher as subject of garnishment. 21:42.

Garnishment of salaries of public officers. 33:132; 66:110; 72:371.

Garnishment of money held by clerk of court in private capacity. 49:133.

Certificate of stock of foreign corporations. 60:362.

Situs of debts.

Situs of debt for purpose of attachment or garnishment. 30:244; 50:405; 72: 383.

Where debt is garnishable. 88:456; 92:36.

Situs of stock for purpose of levy. 60:362.

III. Effect; rights, duties, and liabilities of garnishee.

Effect of garnishment.

Effect of garnishee summons. 25:509.

Rights of creditor by virtue of garnishment proceedings. 30:191.

Effect of garnishment of debtor after assignment of chose in action. 5:352, Gil 283.

Effect of levy, on rights under prior garnishment. 13:407; Gil. 376.

Invalid garnishment as affecting judgment. 11:194, Gil. 126.

Interest of plaintiff in property in hands of garnishee. 32:381

Liens acquired by attachment or garnishment. 50:405.

Priority of order or draft over subsequent garnishment. 68:117.

Rights, duties, and liabilities of garnishee.

Rights of garnishee. 23:239; 92:20.

Rights and duties of garnishee. 43:191.

Duty and protection of garnishee. 1:270, Gil. 205.

Liability of garnishee. 15:241, Gil. 187; 41:317.

Liability of garnishee of assigned debt. 27:85.

Compelling garnishee to appear and answer. 10:162, Gil. 130.

Defenses available to garnishee. 42:234.

References are to Reports as Notes are in that order.

GARNISHMENT, III.-Continued.

Judgment in favor of, or against garnishee.

Judgment upon disclosure of garnishee. 41:498.

Judgment in favor of garnishee on answer. 3:413, Gil. 304.

Judgment against garnishee on his disclosure. 4:381, Gil. 288.

Judgment in favor of garnishee on disclosure or answer. 3:377, Gil. 271.

Judgment in garnishment proceedings upon an uncertain disclosure. 30:387.

When judgment should go against garnishee. 22:309.

Equitable relief in garnishment proceedings. 22:247.

Judgment against garnishee for less than ten dollars. 77:426.

Discretion to open garnishee's default. 10:162, Gil. 130.

IV. Procedure.

Allowance of writ of garnishment. 9:55, Gil. 44.

Proper practice where defendant is garnished by creditor of plaintiff. 45:23.

Method of procedure against corporation as garnishee. 4:184, Gil. 130.

Necessity of garnishee summons running in name of state. 9:55, Gil. 44.

Sufficiency of service against firm. 9:55, Gil. 44.

Effect of failure to serve proper copy of summons in garnishment. 61:404.

Notices in garnishment proceedings. 28:63.

When supplemental complaint is necessary in garnishment proceedings. 49:521.

Waiver by appearance of garnishee. 9:55, Gil. 44.

Appearance of garnishee as waiver of irregularities as to him. 55:102.

Trial of issue on interplea in garnishment. 55:231.

Staying garnishment proceedings. 50:405.

Affidavit of garnishment. 9:55, Gil. 44.

Necessity for affidavit. 5:347, Gil. 279.

Requisites of garnishment affidavit. 5:347, Gil. 279.

Sufficiency of affidavit in garnishment proceedings. 61:404.

Waiver of defects in affidavit. 5:347, Gil. 279; 61:404.

Disclosure or answer of garnishee.

Answer in garnishment. 30:387.

Conclusiveness of garnishee's answer. 4:381, Gil. 288.

Sufficiency of disclosure in garnishment to protect garnishee. 27:85.

Sufficiency of disclosure of garnishee to sustain judgment. 5:468, Gil. 378.

Conclusiveness of "disclosure" of garnishee. 67:281.

Amendment of answer by garnishee. 49:521.

Parties; intervention.

Necessary parties to garnishment proceedings. 38:526.

Assignee of claim garnished as proper party to proceedings. 31:40.

Intervention in garnishment proceedings. 68:325.

by fraudulent mortgagee. 32:529.

Pleading and proof on intervention in garnishment proceedings. 54:47.

GAS.

Liability for escaping oil and gas. 66:277; 89:1; 100:258.

Liability for escape of gas on one's own property. 18:324, Gil. 292,

Liability for damage due to escaping gas. 82:84; 88:86.

Liability for damages without proof of negligence. 99:255.

Vagrant property of public at large. 58:393.

power of legislature in conservation of same. 58:393.

Liability for shutting off gas. 89:1.

Validity of rules of water and light board of city. 100:343.

GATES.

In railroad fence, see Railroads, II. At railroad crossing, see Railroads, II.

GENERAL DENIAL.

See Pleading, III.

GENERAL REPUTATION.

Evidence of, see Evidence, X.

GENUINENESS.

Comparison of handwritings, opinion evidence as to, see Evidence, VIL.

GEOGRAPHY.

Judicial notice of geographical matters, see Evidence, L.

GIFT.

To charity, see Charities.

Between husband and wife, see Husband and Wife.

As to use of public funds, see Public Moneys.

As to trusts generally, see Trusts.

By will, see Wills.

What constitutes a gift. 29:151.

Requisites of gift. 13:43, Gil. 29.

Validity of gift. 50:551; 83:54.

Absolute gift or trust. 49:22, 57.

Gift as trust. 9:79, Gil. 68.

Gift of chose in action. 13:43, Gil. 29.

Gift of money. 56:256.

Check or note as subject of gift. 100:331.

GIFT-Continued.

Validity of gifts between persons holding confidential or fiduciary relations. 32:25.

Right to revoke gift. 13:43, Gil. 29.

Delivery and aceptance.

Necessity for acceptance of gift. 36:193.

deposits. 36:193.

Sufficiency of delivery and acceptance of alleged gift. 75:116.

Delivery as an element of gift. 83:54.

Gift causa mortis.

Gifts causa mortis. 60:49; 62:234; 93:262.

Essentials of. 75:116.

Of bank deposit. 93:507.

Revocation of, 60:49.

GOOD FAITH.

Presumption and burden of proof as to, see Evidence, II. Evidence of, see Evidence, XI. Sufficiency of evidence of, see Evidence, XII. Necessity for pleading, see Pleading, III. Question for jury as to, see Trial, II.

GOODWILL.

Goodwill. 2:107, Gil. 89.

GOVERNMENT.

Separation of powers of, see Constitutional Law, I.

GOVERNMENTAL REGULATION.

Of carrier, see Carriers, IV.
Of corporation, see Corporations, I.

GOVERNOR.

Mandamus to, see Mandamus. Power of governor over state troops. 34:526.

GRACE.

Time included in days of grace. 20:411, Gil. 363.

References are to Reports as Notes are in that order.

GRADE.

Of highway, see Highways.

GRADE CROSSINGS.

See Railroads, IL

GRAFTING.

Meaning of word "grafting." 99:246.

GRAIN ELEVATORS.

As to warehousemen, see Warehousemen.

State regulation of grain elevators. 65:515.

of rates. 75:308.

GRAND JURY.

Organization of grand jury. 4:345, Gil. 261; 13:132, Gil. 125; 17:76, Gil. 54; 23:198, 291; 50:123.

Special venire for grand jurors. 16:313, Gil. 277.

Impanelling new grand jury from same list. 61:73.

Competency of evidence before grand jury. 41:50; 56:129; 61:73.

Accused as a witness before grand jury. 88:130.

Conclusiveness of grand jury foreman's certificate. 17:241, Gil. 218.

Incompetency of grand jurors to impeach indictment. 17:241, Gil. 218.

Challenge.

Challenge to grand jurors. 69:502.

Right to challenge grand jurors. 22:423.

Right of accused to challenge panel of grand jury. 3:444, Gil. 329.

Effect of failure to challenge due to confinement in jail. 3:444, Gil. 329.

Imprisonment of defendant as excuse for failure to challenge grand jury. 4: 345, Gil. 261.

Qualifications.

Qualification of grand jurors. 12:538, Gil. 448; 19:484, Gil. 418.

Disqualification of member of grand jury as vice in indictment. 69:502.

Number.

Number of legal grand jury. 16:313, Gil. 277.

Effect of one grand juror being absent from charge to jury. 16:313, Gil. 277.

GRANT.

Of public land, see Public Lands. Of water rights, see Waters.

GRAVE YARD.

See Cemeteries.

GROSS EARNINGS.

Tax on, see Taxes.

GROSS NEGLIGENCEL

See Negligence, L

GUARANTY.

Of fidelity of employees or officers, see Bonds. Statute of frauds as to, see Contracts, I. Right to jury trial, see Jury. As to suretyship, see Principal and Surety. Subrogation of guarantor, see Subrogation. Contract of guaranty, 62:220; 64:296. What constitutes contract of guarantee. 23:485. Letter of credit as guaranty. 64:282. Binding effect of valid contract to pay debt of another. 35:434. Construction of guaranty. 62:377. as promise to indemnify. 47:377. Continuing guaranty. 57:242; 61:494; 81:470. Continuous nature of guaranty. 64:282. Guaranties of collection, 48:130. nature of. 23:485. Duration and amount of guaranty, 61:63.

Duty of guarantee to guarantor. 62:220.

Assignability of guaranty of negotiable instrument. 69:118.

Waiver of defense to contract of guaranty. 81:32.

Payment of loss completing right to indemnity. 47:377.

Consideration for.

Sufficiency of original consideration to support guaranty. 35:345.
Sufficiency of expression of consideration in a guaranty. 35:344.
Necessity for new consideration for guaranty given after negotiation. 37:306.
Sufficiency of extension as consideration to support a guaranty. 61:513.

Acceptance.

Acceptance of guaranty. 56:480. Notice of. 61:63. Necessity for notice. 60:515.

Mability of guarantor.

Liability of guarantor. 36:528; 48:3.

Liability of guarantor of promissory note. 37:306.

Liability of guarantors of collection. 48:207; 67:83.

Liability of guarantor of limited amount. 64:282.

GUARANTY-Continued.

Joint liability of guarantor and principal debtor. 38:21.

Fixing liability of absolute guarantor. 62:220.

-conditions of.

Diligence required to charge guarantor. 22:283.

Proceedings necessary to fix liability of guarantor of note. 23:485.

Necessity for notice in guaranty. 37:306.

Necessity for notice or endeavor to collect from maker. 37:306.

Necessity of suing insolvent maker of note before guarantor of collection. 23:
485.

Necessity exhausting security. 48:130.

Degree of principal debtor's insolvency necessary to excuse previous action against him. 23:485.

Excuses for omission to sue. 48:207.

- discharge from.

Release of guarantor. 27:464; 64:218.

By extension of time of payment. 27:464.

GUARANTY INSURANCE.

See Insurance, VIII.

GUARDIAN AD LITEM.

Of infant, see Infants.

GUARDIAN AND WARD.

Power of equity in case of, see Equity.

Guardian of incompetent person, see Incompetent Persons.

Guardian ad litem for infant, see Infants.

Pleading appointment of guardian, see Pleading, II.

Validity of guardian's acts. 40:7.

Guardian's power of attorney in blank. 56:358.

Assignment of ward's right to enter land with blank power of attorney annexed. 50:87.

Validity of gifts between guardian and ward. 32:25.

Right of ward to ratify guardian's wrongful acts. 36:443.

Effect of title running to guardian as "trustee." 26:487.

Recognition of foreign guardian. 4:412, Gil. 315.

Appointment.

Appointment of guardian, 40:7.

Validity of orders to appoint guardians for estate only. 45:389.

Effect and conclusiveness of letters of guardianship. 23:84.

Notice essential to appointment of guardian for an infant. 48:339.

Notice to parent or custodian. 48:339,

Authority of guardian's executor or administrator to act as guardian. 38:45L

GUARDIAN AND WARD-Continued.

Guardian's appointment as retroactive. 35:371.

Who may question appointment of guardian. 35:193.

Appointment of guardians for nonresidents. 45:380; 52:140.

validity of appointment. 29:27.

inclusion of order for custody of person. 29:27.

notice. 29:27.

Removal; resignation.

Right of guardian to resign. 32:466.

Summary removal of guardian. 32:466.

resignation of guardian as ground. 32:466.

Rights and powers of guardian.

Powers of guardians. 19:221, Gil. 182.

Rights and powers of guardian. 4:412, Gil. 315.

Power to change domicile of ward. 4:412, Gil. 315.

Power of guardian to bind estate of wards. 35:371.

Guardian's control of funds. 78:228.

Right to be reimbursed for support of minor children or wards. 32:385.

expenditures by guardian pending appointment. 32:385. Action by guardian after majority of ward. 23:51; 36:148.

Liability of guardian.

Liability of guardian for investments. 49:438.

Bond of guardian.

Right to enforce liability of sureties on guardian's or like bond. 32:163.

Action by guardian.

Action by guardian. 66:369.

Action by guardian after majority of ward. 23:51; 36:148.

Accounting by guardian.

Settlement of accounts of guardian. 23:51.

Accounting on death of guardian. 38:451.

Sale of ward's land.

Guardian's power to sell personalty of ward. 19:221, Gil. 182.

Requisites of sales by guardians under order of probate court. 61:18.

Validity of sale of realty by guardian. 29:27; 56:358.

Sale of real estate by foreign guardian. 40:254.

Notice of sale by guardian of ward's land. 49:210.

description of property. 49:210.

omission to name county and state. 49:210.

Nature of description of land required in petition to sell. 28:202.

Oath of guardian licensed to sell ward's realty. 11:384, Gil. 278.

Necessity that guardian take oath before selling realty. 50:105.

Disavowal of guardian's sale by ward. 49:438.

Conclusiveness of confirmation of guardian's sale. 56:358.

Effect of order of confirmation of guardian's sale. 30:107.

Time of confirmation. 30:107.

References are to Reports as Notes are in that order.

Index to Notes, Minn. Rep.

22.

. Digitized by Google

١

GUARDIAN AND WARD-Continued.

Allowance of guardian's account as confirmation of unauthorized sale. 56:358. Purchases by guardians at their own sale. 26:487.

GUEST.

At hotel, see Innkeepers.

GUILT.

Presumption of, see Evidence, II.

H HABEAS CORPUS.

Issuance of writ of habeas corpus. 64:226.

Power to issue writ of habeas corpus. 47:518.

Legislative control of right to writ of habeas corpus. 47:518.

Writ of habeas corpus sought on constitutional grounds. 50:353.

Power of court commissioners in habeas corpus proceedings. 10:63, Gil. 45.

Powers of circuit judge. 10:63, Gil. 45.

Right to reverse determination on habeas corpus. 38:278.

Second application for writ of habeas corpus. 38:278.

Practice on habeas corpus. 55:467.

Petition for writ of habeas corpus. 73:126.

Sufficiency of petition. 64:226.

Duty of jailer upon issuance of habeas corpus. 73:126.

Discharge upon habeas corpus. 31:110.

Scope of writ; questions considered.

Review by habeas corpus. 35:283; 65:453; 68:465.

Habeas corpus as proper remedy. 69:265.

Questions subject to review on writ of habeas corpus. 31:110; 69:451.

Matters determined by court in habeas corpus proceedings. 54:135.

Habeas corpus to review irregularities in proceedings. 73:77.

Habeas corpus to inquire into jurisdiction of court. 42:147.

Habeas corpus as a review of proceedings on trial. 24:87.

Review by habeas corpus of sufficiency of indictment accompanying requisition.

38:243.

Habeas corpus to test extradition. 37:436; 66:291.

Excess in sentence reviewable on habeas corpus. 78:377.

Habeas corpus to secure discharge of prisoner. 39:172.

judgments void or merely erroneous. 39:172.

HABITS.

Of insured, warranties or representations as to, see Insurance, III.

HABITUAL DRUNKENNESS.

"Drug-habit" as habitual drunkenness. 64:371.

HACK.

Regulation of hacks and vehicles by state or municipality. 27:364.

HANDWRITING.

Opinion evidence as to, see Evidence, VII.

HAZARD.

In reference to insurance, see Insurance, III.

HEALTH.

Opinion evidence as to, see Evidence, VII.

Of insured, warranties or representations as to, see Insurance, III.

Power of county commissioners to appoint health agencies to carry out powers given them. 34:112.

Power to order vaccination. 78:497.

Compulsory vaccination. 86:353.

Liability of county to town or village for expenses incurred under statute for prevention of spread of contagious disease. 87:425.

Operation of statute fixing public liability for quarantine expenses. 91:247.

HEARSAY.

Evidence of, see Evidence, X.

HEIRS.

Descent and distribution to, see Descent and Distribution.

Distribution to, see Executors and Administrators.

Expectancies of, see Expectancies.

Who are included in term "heirs." 59:123.

Meaning of words, "heirs" and "legal representative." 59:308.

HIGHWAYS.

- I. In general.
- II. Establishment; width.
- III. Title; use; obstruction.
- IV. Improvements; repairs; fixing and changing grade.
- V. Defects: liability for injuries to travelers.
- VI. Discontinuance; abandonment.

References are to Reports as Notes are in that order.

Digitized by Google

1.

1

HIGHWAYS-Continued.

As boundary, see Boundaries.

Injunction as to, see Injunction.

Mandamus to compel action as to, see Mandamus.

I. In general.

Definition of highway. 28:373.

Meaning of term "highways" in grant of power to telegraph and telephone lines. 84:486.

Meaning of "road." 56:428; 62:198.

Road as street. 53:68.

What are public roads in prosecution for nuisance. 30:533.

"Streets" as including sidewalks. 20:117, Gil. 101; 39:196.

Sidewalk as part of street. 32:176; 33:198.

Legislative control over highways. 59:316; 63:330; 100:150.

Road supervisors as agents of the town. 26:78.

II. Establishment; width.

By dedication, see Dedication.

Establishment of highways. 69:53.

Power to open streets. 27:509.

Extension of street or highway across railroad right of way under general municipal power. 35:141.

Duty to make and maintain public ways. 27:90.

Remedy for taking highway. 23:537.

Creation of public highway or square. 23:513.

Judicial function in laying out highways. 26:445.

Laying out of highway or street. 80:40.

Location of highway. 64:459.

Locating and opening public way. 39:240.

When road through enclosed land becomes open. 13:307, Gil. 282.

Jurisdictional requisites of proceeding for laying out of highway. 13:129, Gil. 122.

Effect of absence of mode of procedure in act authorizing laying out road. 9: 139, Gil. 130.

Effect of defect in bond and oath of commissioners to lay out road. 27:90.

Proper parties in proceedings to establish township road. 36:145.

Status and powers of adjourned meeting of county board in highway proceedings 38:441.

Order establishing way. 69:53.

Sufficiency of order in highway proceeding. 30:533.

Conclusiveness of determination of authorities as to utility of proposed highway.

Right to maintain private suit for damages from highway proceedings. 40:369. Accrual of county liability for expenses of laying out roads. 7:150, Gil. 93. Sufficiency of notice of assessment for road. 11:31, Gil. 12.

HIGHWAYS. II.-Continued.

By user.

Highway by user under the statute. 33:68; 64:459.

Highway by adverse user. 48:271.

Constitutionality of act legalizing used highways. 27:119.

Acceptance.

Acceptance by public. 23:513.

User as acceptance. 23:513.

Petition.

Petition for laying out highway. 80:355; 84:314.

Sufficiency of petition. 69:53; 98:281.

Petition asking for more than one road. 69:53.

Posting of petition for new highway. 92:57.

Conformity of highway to petition therefor. 50:558.

Notice.

Notice in highway proceedings. 38:441.

Notice of laying out and establishing town line road. 68:297.

Necessity for notice to landowner of proceedings to lay out highway. 55:223.

Waiver of want of notice in road proceeding. 74:339.

Appearance of land owner as waiver of notice of proceedings to lay out highway. 64:547.

Waiver of notice by landowner voluntarily appearing in highway or ditch proceeding. 80:40.

Appeal.

Appeal in proceedings for laying out highway. 20:392, Gil. 343; 68:297.

Aggrievance to sustain appeal from road or ditch proceedings. 36:145.

Requisites of notice of appeal in highway and drainage proceeding. 46:237.

Necessity for bond to render appeal in highway proceedings effectual. 35:51.

Width.

Width of highway acquired by common law dedication. 34:493.

Width acquired in highway by adverse user. 48:271.

III. Title; use; obstruction.

Title and rights generally.

Municipal control over streets. 37:261.

Legislative control over highways in counties and towns. 22:366.

Legislative control of counties in matter of highways. 50:248.

Legislative power to grant authority to occupy highway. 36:425.

Liability of municipality for encroachment of filling of street. 55:497.

Exclusiveness of right of prior occupant of street. 89:495.

Extent of public easement in streets. 35:112.

Right of public in respect to material in public street. 23:186.

Right to material in street. 32:280.

Right to remove soil in highway. 32:280.

HIGHWAYS, III.—Continued.

- of abutting owner.

Rights of abutting lot owner in street. 13:13, Gil. 1; 21:502; 29:41; 45:71; 60:539; 93:518.

effect of authorizing statute or ordinance. 45:71.

Rights and remedies of abutting owner. 37:423.

Interest of abutting owner in highway. 92:363.

Interest of abutting owners in streets. 11:119, Gil. 75.

Easements of owner abutting on street. 56:334.

Extent of easement of abutting cwner. 39:286; 59:27.

Title to highway. 48:453.

Title of abutter in street. 17:215, Gil. 188.

Fee of abutter in street. 23:114.

Fee ownership in streets and highways. 37:423.

Abutting property owner as having fee to the center of the street. 34:143.

Privilege of hunting over highway as belonging to owner of land. 92:363.

Right to soil or emblements in highway. 37:423.

Rights to soil and trees in highway. 40:304.

Uses; what allowed in street generally.

Additional servitude on, see Eminent Domain.

Validity of ordinance as to use of, see Municipal Corporations, IL.

Use of street. 28:373; 52:131.

Proper use of streets. 60:539.

Proper use of sidewalk. 74:165.

Servitude incident to streets. 62:198.

Power of city to contract as to use of streets. 78:331; 81:140.

Construction of grant of use of highway. 63:330; 67:385.

Power of municipality to authorize private use in street. 56:334.

Remedy against unauthorized use of street. 50:438.

Duty of one tearing up highway to restore it to original condition. 50:498.

Grant of use as easement. 84:486.

Use of streets for public purposes. 84:486.

Liability of abutter for structures in sidewalk. 54:430.

Use of street for boulevard purposes. 82:308.

Awnings, 23:10.

"Adjuncts and projections" as including awnings. 32:176.

Right to maintain awnings or balconies over street. 32:176.

- poles.

Poles, posts etc., in streets as defects. 72:24.

Right to erect poles and wires in city streets. 81:140.

Right to erect telephone poles in city streets. 56:428.

Use of street or highway by electrical companies. 86:350.

- railroads.

Abolition of grade crossings, see Railroads, II.

Street railways in streets, generally, see Street Railways.

Use of street by railroad. 17:215, Gil. 188.

Concurrent use of street by public and railroad. 50:438.

Right of railroad to occupy highway. 56:334.

HIGHWAYS, III.-Continued.

Right to use street for street railroad. 61:435.

Authority to construct road in street. 17:215, Gil. 188.

Authority to use public street for railroad purposes. 35:141.

Necessity that railroad have authority to use street. 37:261.

Use of street by railroad under legislative authority. 83:136.

Authority of municipality to permit railway in street. 35:112. private railroad. 56:334.

Private railroad as improper use of street. 56:334.

Rights of abutting owner where railroad uses street. 13:315, Gil. 289.

Right to build railway depot in street. 50:438.

Liability of railroad company for damages consequential on improvement or repair of streets of city. 22:118.

Negligence in laying street railway track. 53:532.

Duty of railroad company to repair streets. 60:178, 244.

Duty of railroad to restore and repair streets. 35:131.

at crossings. 35:131; 85:416; 99:280.

Right to compel railroad to restore highways. 98:380.

Liability of railway company for injuries resulting from failure to restore street to safe condition. 31:283.

Conclusiveness of court's mandate as to manner of restoring street at crossing. 39:219.

Duty of railroad to maintain bridge at highway crossing. 39:219.

Power to change established grades in improving railroad crossings. 48:445.

Obstruction; nuisances.

Allegations as to, see Pleading, II.

Who may sue for obstruction in street. 15:136, Gil. 102.

Negligent obstruction of highway. 38:56.

Violation of ordinance against obstructing sidewalk. 55:126.

Obstructions or nuisances in street. 23:10.

Obstruction of highway as nuisance. 33:23.

What constitutes nuisance in street. 32:176.

Criminal nuisance in street. 15:136, Gil. 102.

Obstruction of public way as crime. 20:117, Gil. 101.

Obstruction of highway as crime. 28:114; 37:256.

Criminal nature of prosecution for obstructing highway. 29:187.

Unsafe building near highway as obstruction. 38:94.

Mode of removing. 23:10.

Duty and liability of municipality as to overhead obstruction in street or walk. 32:176.

Powers of town as to obstructions in highways. 36:53.

Liability of municipality for defects or obstructions in street. 82:308.

Temporary obstructions in streets by building materials. 35:242.

Liability for depositing materials in highway. 88:465.

- private remedy for.

Recovery for obstruction of street. 23:114.

Recovery of damages for obstruction of street. 46:349.

Right of individual to recover damages caused by obstruction in street. 100:130.

HIGHWAYS, III.-Continued.

Abutting owner's right to damages against one who obstructs street or highways. 21:502.

Recovery of special damages caused by public nuisance in street. 23:408.

Recovery for special damage received through the obstruction of a public highway. 26:10.

Necessity for special injury. 21:502.

What constitutes special damage from obstruction of street. 21:502.

Removal of obstruction in highway by private individual. 27:16.

Action by private individual for obstruction of streets. 36:225.

Right of action for obstruction of highway. 33:365; 35:423; 39:286; 44:438; 96:276.

Right of private person to maintain suit for obstruction of highway. 32:201. Right of private action for damages for injury to or obstruction of highway. 36:145.

Right of private action for obstruction of a public street or alley. 52:164. Compensation for obstruction of street. 44:438,

Obstruction of street as cause of action for damages. 98:329.

IV. Improvements; repairs; flxing and changing grade.

Improvements and repairs.

As to improvements by public authority, see Public Improvements.

Alteration of streets and highways. 71:42.

Use of streets as imposing duty to repair. 60:178.

Injury to property by street improvements. 24:254.

Power of public corporation to repair highway. 84:314.

Liability of municipality for expenses entailed by street improvements. 50:498. Rights and liabilities of municipality in control of improvement of streets. 57:9.

Liability for damages consequential on improvement or repair of streets of city. 22:118.

Liability of municipality for consequential injuries from making public improvements generally. 25:331.

Liability for injuries from surface water. 25:331.

Compensation for damages caused by street improvement. 33:295.

Right to require property owners to maintain sidewalks. 37:343.

Power to impose road or poll tax. 38:186.

- powers and duties of highway officers.

Power of highway officers as to improvements. 30:299.

Duty of road officials to improve highway. 19:245, Gil. 204.

Fixing grade.

Establishment of street grades. 33:295; 59:27.

Necessity for establishment of grade lines before grading on street. 44:244.

Power to grade highways. 50:518.

Authority to establish grade of street. 44:188.

of court, 54:241.

Duty of municipality to open and grade street. 19:245, Gil. 204.

Liability of municipalities for injury caused by street grade. 22:13; 32:319; 39:120.

References are to Reports as Notes are in that order.

HIGHWAYS, IV .- Continued.

Liability of municipality for damages resulting to private property from grading streets. 30:299.

removing later support. 30:299.

Remedy of property owner for damage by city in grading streets. 35:330.

Legality of establishment of street with two grades. 50:518.

Change of grade.

What constitutes change of grade. 33:181.

Necessity that statutory mode be followed. 33:181.

Rights of abutting owner on change in street. 39:286.

Right to damages for change of grade. 86:37.

Recovery of damages caused by change of street grade. 44:188.

Recovery of consequential damages for change of street grades. 88:288. prepayment. 88:288.

Compensation for. 33:181.

Liability of city for damages from change of grade of street. 22:527; 24:254; 25:331; 27:457; 32:319; 47:288; 48:445; 68:89.

unlawful change, 62:271.

in improving railroad crossings. 48:445.

from removal of lateral support. 25:331; 27:457.

Liability for cost of change of street grade, 54:241,

Liability of municipality for consequential damages from change of grade. 98: 329.

V. Defects; liability for injuries to travelers.

Liability for injury due to negligent driving, see Negligence, I.

Responsibility for condition of street. 38:538,

Liability for negligence with respect to streets and sidewalks. 92:101.

Liability for injury from obstruction in street. 14:133, Gil. 100.

Liability for dangerous obstructions in street. 33:430.

Liability for neglect to repair ways. 22:366.

Liability of licensee for use of street. 37:423.

Negligence in piling lumber in street. 46:386.

Liability of telegraph and telephone companies for dangerous obstructions in street. 33:430.

Liability of railroad or street railway company.

Liability of street railway company for defective street or track. 88:79.

Failure to remove ice as negligence toward persons on foot. 42:530.

Liability of railway company for defective streets. 84:30.

Liability of railway company for defect in street. 75:27.

Duty of railway companies to keep crossings and roadbed in repair. 38:246.

Liability of abutting owner.

Liability of abutting owner. 38:538.

Liability of lot owner for defective sidewalk or street. 33:198.

Liability of abutting owner for defective sidewalks and streets. 54:79.

Duty and liability of municipality.

Duty and liability of city as to streets. 18:279, Gil. 255.

HIGHWAYS, V.-Continued.

Duty of municipality as to safety of highway. 56:494.

Duty of municipality as to dangerous places. 86:126.

Duty of city in control of streets. 17:308, Gil. 284.

Liability of municipality for defective streets. 20:117, Gil. 101; 22:443; 23: 276; 26:267; 32:176; 38:134, 487; 39:196; 44:494, 536; 57:115; 65:

5; 69:261; 73:134; 84:21; 84:203; 87:35.

Duty and liability of municipality with respect to public ways. 67:441.

Liability of municipality for defects or obstructions in highway. 27:243; 37: 503.

City's liability for defective sidewalks. 66:14; 90:523.

Liability for defective sidewalk or street. 33:198; 54:79; 61:357.

What constitutes defect in sidewalks. 73:134; 87:35.

Liability of city in respect of streets. 24:254.

Liability of city for unsafe streets. 8:154; Gil. 125; 21:65.

Responsibility of municipality for condition of streets. 23:408; 32:308; 35: 242; 48:201.

Liability of municipality for failure to keep streets in safe condition. 19:245, Gil. 204.

Liability for injuries on defective streets. 17:308, Gil. 284.

Liability of town for defective highway. 49:106.

Liability of city for negligence as to streets. 71:22.

Liability of municipality for dangerous obstructions in street. 33:430.

Liability for neglect in building public way. 32:176.

Defects resulting from bad plan. 57:115.

Muncipal liability for negligence in care of streets. 90:158.

Liability of municipality for negligence in the construction and maintenance of highways, etc. 35:549; 40:460.

Liability for nonrepair of roads and bridges. 30:186.

Liability for neglect to repair ways. 22:366.

Duty of municipality with regard to care of street. 40:458.

Duty and liability of municipality in maintaining highway. 34:132.

Duty of municipality to keep streets and highways in safe condition. 19:300, Gil. 258.

Duty to keep sidewalks in safe condition. 19:300, Gil. 258.

Duty of city to repair defective public ways. 36:526.

Defense for nonrepair of highway. 59:244.

Defense of no funds to make repairs. 17:308, Gil. 284.

Responsibility of city for condition of street in absence of formal acceptance, 23:276.

Liability as attaching when street is accepted. 17:308, Gil. 284.

- barriers, guards, and lights.

Duty as to barriers and guards. 48:201.

Duty as to barriers or railings. 67:441.

Duty of city to maintain barriers at dangerous places. 8:154, Gil. 125.

Duty of municipality as to barriers and guards on highways. 27:243.

Duty to place guards or barriers at dangerous places in streets and highways. 21:65; 71:245.

References are to Reports as Notes are in that order.

 $\mathsf{Digitized}\,\mathsf{by}\,Google$

HIGHWAYS. V .- Continued.

Failure to barricade dangerous place. 71:22.

Failure to barricade at edge of street. 71:22.

Unguarded ditches, obstructions and openings. 18:279, Gil. 255.

Duty as to lighting. 67:441.

Duty of a municipality to light its streets. 38:134.

- ice and snow.

Liability of municipality for icy sidewalks. 42:530; 54:94.

Liability for ice on streets or sidewalks. 33:87.

Liability for accumulations of ice and snow on streets and sidewalks. 71:51.

Contributory negligence.

Of person injured otherwise than by defects, see Negligence, II.

Contributory negligence in using highway. 30:456; 67:441; 76:20; 81:276; 84:273.

Contributory negligence of pedestrian in street. 38:485; 90:89.

Negligence in crossing street. 37:503.

Duty of traveler on street or highway. 82:308.

Degree of care required by traveler. 8:154, Gil. 125; 22:443.

Duty of traveler on icy highway. 28:98.

What constitutes contributory negligence. 38:56.

Foot passengers in the driveway of street. 68:463.

Use of defective vehicle as negligence. 84:21, 30.

Right of pedestrian to expect uniformity of grade in sidewalks. 36:188.

Knowledge of defect as negligence. 30:456.

Using street after notice of its dangerous condition. 28:98.

Effect of knowledge of defect in highway by injured person. 27:243.

Liability to person injured by known obstruction. 33:430.

Use of walk or street with previous knowledge of defect as contributory negligence. 54:398.

Contributory negligence in going into known dangerous places. 54:94.

Effect of contributory negligence 84:21.

Contributory negligence as affecting municipal liability for defective streets. 68: 463.

Notice of defects.

Notice of defects. 18:279, Gil. 255; 19:300, Gil. 258; 34:132.

Constructive notice of defects in street or highway. 19:245, Gil. 204.

Constructive notice of defect in sidewalk. 20:117, Gil. 101.

Inference as to notice of defect in street. 30:456.

Implied notice to city. 33:87; 61:357; 69:261.

Notice implied from duration of defect in street. 33:430.

Notice of tendency of wooden sidewalk to decay. 20:117, Gil. 101.

Negligence in failing to discover defect in highway. 54:460.

Duty of municipality to take notice of defects in streets and highways. 19:245, Gil. 204.

Necessity for notice of defect. 84:21.

Liability for known or obvious defects. 22:443.

Defective condition of sidewalk as notice. 84:205.

Notice of decayed plank sidewalk. 73:134.

HIGHWAYS, V.-Continued.

Notice to municipality of defective streets. 84:30.

Sufficiency of notice to city of defect in street. 87:484.

Service of notice of defects in highways or improvements. 70:216.

Notice of injury.

Object of requiring notice to municipality of injury due to defective sidewalk.
40:446.

Sufficiency of notice of place of personal injury to municipal corporation. 40:

Service of notice of injury. 84:205.

Necessity for filing notice to city of injury from defective street. 44:340.

VI. Discontinuance; abandonment.

Vacation of highway.

Vacation of highway. 36:290.

Authority to vacate highway. 62:160; 93:81.

Validity of ordinance vacating street. 45:71.

Purpose for which street may be vacated. 57:422.

How vacation of highway effected 40:360; 42:391.

When vacation of highway is effective. 40:483.

Procedure in vacation of street. 36:145.

Who may appeal from proceedings vacating highway. 40:360.

Vacation of streets and highways as against abutting owners. 98:329.

Effect of vacation of street on rights of abutting owner. 45:71.

Remedy for improper vacation of street. 93:81.

- compensation for.

Compensation for vacation of street. 36:145; 44:438; 57:422; 72:472.

Right to compensation on vacation of highway. 40:360; 87:403.

Rights of abutter to compensation for vacation of street. 21:493.

Right of property owner to recover for damage caused by vacation of street. 100:150.

Who entitled to compensation for vacation of street. 27:253.

Abandonment.

Loss of public easement by misuser or nonuser. 47:317.

HOLDING OVER.

By tenant, see Landlord and Tenant. By officer, see Officers.

HOLIDAYS.

See also Sunday.

Holiday law as to matters other than negotiable paper. 50:457. Validity of action on holiday. 41:266.

References are to Reports as Notes are in that order.

HOLIDAYS-Continued.

Transaction of court business on legal holiday. 94:500. Validity of trial on legal holiday. 32:118.

HOME RULE.

As to local self government, see Constitutional Law, L.

HOMESTEAD.

- I. In general.
- II. Waiver; abandonment.
- III. Alienation; encumbrance; transmission.

On public land, see Public Lands.

I. In general.

Homestead exemption. 5:333, Gil. 264; 10:154, Gil. 124; 15:116, Gil. 87; 51:316; 68:484.

Meaning of term "homestead." 27:156.

What constitutes a "homestead." 91:482.

Right to homestead. 7:513. Gil. 419: 50:264.

Homestead laws, 41:227.

Construction of homestead exemption laws. 3:53, Gil. 22; 39:193.

Policy of homestead laws. 27:156.

Right to claim homestead jointly with another. 36:136.

How homestead exemption determined. 61:170.

Necessity for claiming homestead exemption. 7:513, Gil. 419.

Necessity and effect of notice of claim or homestead. 29:18.

When homestead right must be asserted. 47:321.

Assignment of homestead. 41:412.

Acquirement of vested right in homestead. 37:179.

Homestead exemption as vested right. 65:491.

Unrestricted use of the homestead. 41:227.

Revesting of homestead on cancellation of fraudulent transfer. 40:193.

Operation of judgments on homestead. 5:333, Gil. 264.

Who may hold homestead. 21:107.

Homestead of equitable owner of land. 21:101, 107.

In what property.

What may constitute homestead. 11:475, Gil. 354.

land subject to homestead claim. 34:258.

Definition of word "lot" as referring to claim of homestead. 28:13.

Estate necessary to support homestead. 21:101; 27:406; 58:450.

Singleness and contiguousness of homestead tract. 15:116, Gil. 87.

Separate tracts as constituting a homestead. 70:546.

Homestead exemption in undivided share of land. 16:159, Gil. 142; 21:101; 27:406.

Land divisions corpering on each other. 15:116, Gil. 87.

HOMESTEAD, I.-Continued.

Homestead exemption of urban property. 69:24.

Property within city. 68:484.

Homestead within the laid out or platted portion of municipality. 45:323.

Extent of.

Size of "lot" exempted by the homestead law. 46:350.

Right to full legal area. 10:154, Gil. 124.

Validity of statute limiting homestead by area. 21:299.

Extent of homestead exemption within city. 39:244.

Area of property exempt as homestead in a city. 65:491. urban and rural property distinguished. 65:491.

Necessity for occupation or residence.

Occupancy as condition of homestead. 41:481.

Occupancy necessary to sustain claim to homestead. 47:13.

Necessity for actual occupancy. 5:333, Gil. 264.

Necessity for occupancy of land to give homestead right therein. 23:435.

Necessity for actual residence upon premises. 7:513, Gil. 419; 10:154, Gil. 124: 15:116, Gil. 87.

Occasional absences. 47:13.

Right to lands bought and immediately occupied by judgment debtor as homestead. 41:481.

Homestead in realty devoted only in part to residence purposes. 26:286.

Occupation for mixed business and residence purposes. 10:154, Gil. 124.

Selection of homestead.

Selection of homestead. 21:299; 61:238.

Selection and preservation of homestead exemption. 25:183.

Selection of homestead to enable creditor to reach remainder of tract. 30:84.

Right of mortgagee to cause selection of a homestead in property. 31:213.

Procedure as to selection of homestead exemption. 36:388.

Interest of family in.

Nature of interest of wife in husband's homestead. 31:168; 56:523.

Rights of husband in wife's homestead. 85:83.

Rights of children in parent's homestead. 75:53; 86:91.

II. Waiver; abandonment.

Waiver of. 5:333, Gil. 264; 25:183.

Waiver by husband. 27:156.

Abandonment of homestead. 29:18; 35:280; 31:197; 38:303; 71:108.

Absence constituting abandonment of homestead. 84:468.

Loss of homestead by removal. 40:172.

Controlling effect of husband's intention in removing. 35:280.

III. Alienation; encumbrance; transmission.

Enforcement of lien against homestead. 14:145, Gil. 113.

Sale or mortgage generally.

Conveyance of homestead. 21:101.

HOMESTEAD, III.—Continued.

Requisites of conveyance of homestead. 28:464.

Right to convey homestead. 21:299.

Conveyance or encumbrance of homestead. 11:447, Gil. 330. validity of. 21:299; 39:511.

Validity of sale of property including homestead. 30:84.

Necessity for due execution of contract for sale of homestead. 21:299.

Execution of sale of parcel of land including a homestead, 27:156.

Vendee's interest in homestead under executory contract of sale. 89:247.

Sale of homestead by owner as against creditors. 27:156.

Right to enforce contract divesting homestead interest. 31:168.

Validity of mortgage by homestead claimant. 9:252, Gil. 237.

Restricted waiver of homestead exemption in mortgage. 23:74.

Mortgage on homestead as chargeable to life estate of survivor. 46:477.

Homestead as subject to testamentary disposition. 46:477.

Disposable rights in homestead. 29:327.

Involuntary sale.

Sale of homestead under execution. 7:513, Gil. 419.

Sale of homestead for debt existing when acquired. 62:380.

Involuntary alienation. 26:286.

Liens existing at creation of homestead.

Creation of homestead as subject to liens existing. 11:475, Gil. 354.

Debt contracted in improvements as part of purchase price of homestead. 11:475, Gil. 354.

Lien anterior to homestead. 14:145. Gil. 113.

Superiority of acquired lien over subsequent homestead right. 23:435.

Mechanic's lien.

Mechanic's lien on the homestead. 31:446; 74:366.

Homestead exemption from mechanics' liens. 23:454.

Exemption of homestead from lien of material-men or mechanic. 11:475, Gil. 354.

Right to subject homestead to lien for labor or materials. 22:144.

Homestead exemption from mechanic's lien as available to mortgagee. 37:208.

Mechanic's lien as superior to homestead right. 33:384.

Conveyance by one spouse only.

Validity of contract by husband to convey homestead. 31:213.

Validity of the husband's contract to convey homestead, when not signed by the wife. 55:244.

Conveyance of homestead by one spouse. 38:469; 39:511.

Right of one spouse alone to convey or encumber homestead. 31:239.

Conveyance of homestead without joinder by wife. 25:183.

Sale or mortgage of homestead by one spouse alone. 44:482; 63:269.

Effect of conveyance of homestead by one spouse, 21:107.

Power of legislature to prohibit alienation of homestead by one spouse. 21:299.

Necessity for wife's signature to mortgage or alienation of homestead. 23:454.

Effect of subsequent divorce. 39:511.

References are to Reports as Notes are in that order.

HOMESTEAD, III.-Continued.

Transmission in case of death.

Vesting of homestead on death of owner. 28:13.

Estate of surviving spouse in homestead. 21:101; 31:168; 42:189; 29:327.

Homestead right of widow. 54:190.

Interest of childless widow in homestead. 79:267.

Title of the widow to "homestead" after assignment to her. 28:13.

Rights of widow on waiving homestead. 45:323.

Rights of children in homestead of parent. 29:327.

Fee of the homestead as assets of estate. 42:189.

Succession on death of entryman. 37:179.

HOMICIDE.

Indictment for, see Indictment, etc.

What constitutes murder. 13:132, Gil. 125.

What constitutes murder in first degree. 16:75, Gil. 64.

"Intentionally" as synonymous with "premeditated design." 12:538, Gil. 448.

Premeditation as element of first degree murder. 93:38.

Deliberation and premeditation in homicide. 13:132, Gil. 125.

Malice and deliberation in murder in the first degree. 41:319.

Implied malice in intentional homicide. 34:430.

Negligent homicide. 66:296.

What constitutes "involuntary killing." 34:1.

Unexplained homicide as murder. 45:177.

Killing by one intending great bodily harm. 41:365.

Effect of killing third person by mistake. 34:361.

Killing of alien enemy as murder. 13:341, Gil. 315.

What constitutes different degrees of murder. 12:538, Gil. 448.

Compliance of statutory degrees of manslaughter with common law divisions. 13:132, Gil. 125.

What constitutes murder in first degree. 16:232, Gil. 249.

Implication as to degree of homicide. 34:430.

Determination of degree of homicide. 4:368, Gil. 277.

Time of homicide. 13:370, Gil. 343.

Reduction of degree of crime.

Provocation reducing killing to crime below murder. 10:223, Gil. 178.

Provocation reducing crime from murder to manslaughter. 13:341, Gil. 315. injury done to other than slayer. 13:341, Gil. 315.

Sufficiency of provocation to reduce degree of homicide. 13:132, Gil. 125. trespass. 10:223, Gil. 178.

Heat of passion which will mitigate or reduce degree of homicide. 10:223, Gil. 178; 13:132, Gil. 125.

Use of deadly weapon as affecting mitigation or reduction of degree of homicide. 10:223. Gil. 178.

Homicide in sudden quarrel as manslaughter. 34:18.

Homicide by drunken man as manslaughter. 11:154, Gil. 95.

HOMICIDE-Continued.

Excusable or justifiable homicide.

Homicide in opposing lawful act. 13:132, Gil. 125.

Homicide in resisting arrest. 34:361.

notice of cause and official character. 34:361.

Right to kill to prevent illegal arrest. 34:1.

Duty to submit to illegal arrest. 34:1.

Danger and necessity of killing. 10:223, Gil. 178.

Disproportionate force in attempt to escape after unlawful arrest. 34:1.

Trespass as justifying homicide. 34:25.

Former attacks as justification for homicide. 93:38.

- self-defense.

Right to plead self-defense. 34:25.

Right of self-defense. 83:141.

Self-defensive killing. 41:365.

Self-defense as justification of killing. 32:118; 34:18.

What constitutes self-defense, 34:361; 58:478.

Effect of killing under mistaken self-defense. 34:361.

Duty to retreat. 10:223, Gil. 178; 34:18.

Duty to "retreat to wall." 96:318.

HORSE RACE.

Liability for injury or death of persons at, or on way to, public entertainment.

62:175.

HORSES.

Lien for keeping, see Liens.

Fright of, by railroad train, see Railroads, II.

HOSTILE WITNESS.

Direct examination of, see Witnesses.

HOTEL.

See Innkeepers.

HOUSE OF ILL FAME.

See Disorderly Houses.

HUSBAND AND WIFE.

- I. Powers, liabilities, and disabilities generally.
- II. Property rights; transactions between.

References are to Reports as Notes are in that order. Index to Notes, Minn. Rep. 23.



HUSBAND AND WIFE-Continued.

III. Actions.

IV. Abandonment.

As to breach of promise, see Breach of Promise.

Divorce, see Divorce and Separation.

Privileged communications between, see Evidence, X.

Rights in homestead, see Homestead.

As to marriage, see Marriage.

Competency of, as witness, see Witnesses.

I. Powers, liabilities, and disabilities generally.

Powers of husband generally.

Power of husband by contract to bind wife for buildings erected on her land. 21:325.

Liabilities of husband generally.

Liability of husband for wife's obligations. 28:208.

Liability of husband for wife's contracts. 47:250.

Liability of husband or wife for acts or torts of other. 62:348.

Liability of husband for attorney's services rendered wife. 46:23.

Liability of husband for stock in wife's name. 93:375.

Liability for wife's torts. 8:236, Gil. 205; 41:165.

- for necessaries.

Husband's liability for necessaries furnished wife. 33:370; 62:261: 72:432; 76:26; 78:405; 85:108.

Husband's liability for wife's burial expenses. 78:405.

What are "necessaries." 33:348; 47:250.

Authority of wife to bind husband for necessaries for his stepchildren. 32:385.

Powers of wife generally.

Married woman's acts. 15:59, Gil. 40.

Legislation as to rights of married women. 48:18.

Statutory emancipation of married woman. 56:256.

Authority of wife to pledge husband's credit for household necessities. 33:348.

Power of attorney by married woman. 43:246.

Validity of wife's power of attorney to husband. 47:491.

- to contract.

Power of married woman to contract. 5:155, Gil. 119; 9:79, Gil. 68; 23:337; 48:408.

Power of married women to contract under Married Women's Acts. 12:430, Gil. 315.

Contracts of married women. 13:46, Gil. 39.

Married woman's contracts to convey. 15:59, Gil. 40.

Contracts supporting mechanics' lien. 5:155, Gil. 119.

Contracts to convey or alienate land. 5:155, Gil. 119.

Wife's liabilities generally.

Mechanics' lien against married woman, see Mechanics' Liens.

Liability of wife as principal. 37:455.

Liability of married woman on her covenants. 68:538.

Wife's liability for torts of husband as her agent. 47:491.

Wife as surety.

Validity of contract of suretyship by married woman. 88:401.

Wife pledging estate for benefit of husband as entitled to right of surety, 3:202. Gil. 133.

Notice to mortgagee of relation of mortgagor's wife as surety. 73:339.

Agency of one spouse for other.

Husband as wife's agent. 34:107.

Power of husband to act as wife's agent. 24:172; 28:469.

Husband as agent of wife in real estate transactions. 88:116.

Implied or apparent agency of wife. 47:250.

Agency of one spouse for another. 17:45, Gil. 27.

Power of one spouse, acting as an agent, to bind real estate of the other spouse. 24:172.

Agency of husband for wife in contracting for labor or materials. 14:145, Gil. 113.

To make lease, 24:172,

II. Property rights; transactions between.

Acquisition of property by married women. 13:46, Gil. 39; 13:82, Gil. 77. Assignment for creditors by married woman. 48:93.

Joint ownership by husband and wife.

Unity of interest of husband and wife in property. 43:398.

Interest of husband and wife under a grant to both of them. 43:398.

Tenancies by entireties. 45:203.

Rights of one spouse in property of other.

Interest of one spouse in lands of other. 46:477.

Contingent interest of one spouse in property of other. 35:291.

Authority of wife over husband's property. 68:237.

Wife's interest in husband's property. 54:352.

Interest of wife in husband's real estate. 69:37; 75:4; 83:205.

Statutory interest of wife in estate of husband. 62:135.

Nature of wife's interest in the husband's lands. 55:274.

Estate of wife in husband's land during coverture. 39:449.

Rights of husband and wife in the lands of the survivor. 43:403.

Property taken in name of husband when consideration paid by wife. 30:209.

Ownership of crop raised by husband upon wife's farm. 64:254.

Title of husband to crops grown upon wife's farm. 39:488.

Husband occupying wife's farm as owner of crops thereon. 37:379.

Sufficiency of acts to vest products in husband. 28:469.

Wife's separate estate generally.

Husband's rights in produce of, see supra,—rights of one spouse in property of other.

Conveyance of, see infra,—conveyances or mortgages to third persons.

Separate property of married woman. 8:226, Gil. 195; 13:46, Gil. 39.

References are to Reports as Notes are in that order.

HUSBAND AND WIFE, II.-Continued.

Rights of married woman in her own property. 28:469.

Power of married woman over her separate estate. 6:25, Gil. 1.

Power of married woman to dispose of her separate estate. 12:430, Gil. 315.

Wife's rights to profits and increase. 13:46, Gil. 39.

Liability of separate estate of married woman. 13:46, Gil. 39; 22:29, 34.

Liability of wife's estate to husband's creditors. 28:469; 46:1.

Liability of married woman's separate estate for her contracts. 5:170, Gil. 133; 10:50, Gil. 32; 12:468, Gil. 369; 16:243, Gil. 214; 21:325; 23:337.

Form of consent of husband to wife's charging separate estate. 12:430, Gil. 315.

Contracts with, or conveyances to each other.

Validity of contract between husband and wife. 36:3.

as to earnings in keeping boarders. 36:3.

Conveyance of husband to wife. 68:152.

Validity of deed from husband to wife. 63:5.

Validity of conveyances from husband to wife. 10:50, Gil. 32.

Conveyance between husband and wife through another. 30:519.

Conveyances directly to wife. 10:50, Gil. 32.

Validity of transfer or conveyance by husband to wife. 9:79, Gil. 68.

Effect of voluntary conveyance to wife. 12:60, Gil. 27.

Validity of conveyance from husband to wife as against creditors. 8:226, Gil. 195; 10:50, Gil. 32.

Transfer of note from husband to wife. 9:79, Gil. 68.

Right of intermediary through whom title to land is conveyed from husband to wife. 64:489.

Conveyances or mortgages to third persons.

Conveyance of homestead, see Homestead.

Necessity of husband and wife joining in deed. 21:196.

Effect of wife's joining in covenants of husband's deed. 48:408.

Validity of deed of married woman. 34:272.

Sole conveyances of married woman. 43:242.

Sole deed or mortgage by married woman. 26:429.

Validity of a married woman's sole deed. 37:61.

Joinder of husband in deed of married woman. 20:219, Gil. 198.

Husband's consent to conveyance by wife. 15:59, Gil. 40; 18:366, Gil. 335.

Mortgage of wife's separate property to secure husband's debt. 10:308, Gil. 242.

Right of married woman to lease. 24:172.

Leases by husband of wife's land. 45:515.

Right of minor wife to convey her land. 43:517.

Trusts; gifts.

Gifts between husband and wife. 30:209; 56:256.

Money advanced to husband by wife as loan or gift. 12:468, Gil. 369.

Purchase by husband in wife's name as creating trust. 30:496.

Husband as trustee for wife. 44:168.

Wife as creditor of husband.

Wife as creditor of husband. 28:365.

Validity of claims by wives against their husbands, 45:294.

HUSBAND AND WIFE, II.-Continued.

Antenuptial contracts.

Validity of antenuptial contracts. 27:295; 41:245.

Effect of provisions in statute for jointures. 27:295.

Fraud on wife's rights.

Validity of mortgage to defeat wife's rights. 81:242.

Transfer of property in fraud of wife suing for alimony. 53:110.

III. Actions.

Action against wife as garnishee of husband. 44:159.

Action or defense by married woman. 10:133, Gil. 106.

Capacity of married woman to sue. 12:468, Gil. 369.

Right of wife to maintain suit alone respecting separate estate. 22:29.

Necessity of joining husband in an action to enforce a resulting trust against the wife, 34:137.

Joinder of husband in suit by wife. 11:314, Gil. 219.

Right of action for injuries to wife. 45:330.

Actions for torts by or against married women. 60:372.

Action by husband for injuries received by wife by reason of a defective sidewalk. 66:14.

Between husband and wife.

Right of married woman to sue husband. 64:381.

Right of wife to maintain action against husband for support. 91:165.

For interference with marital relations.

Measure of damages for alienating affections, see Damages, III.

Actionable interference with marital relations. 82:226.

Parental interference in domestic affairs as actionable wrong. 67:476.

Action for alienation of affections, 78:272.

Remedy of wife for loss of conjugal society. 67:476.

Action by husband for wife's enticement. 27:68.

Action for criminal conversation by husband. 60:372.

IV. Abandonment.

Effect of wife's abandonment of husband on her statutory rights. 99:348.

HYPOTHETICAL QUESTION.

See Evidence, VII.

I ICE.

Title to ice on public waters. 82:43.

IDEM SONANS.

See Name.

References are to Reports as Notes are in that order.

IDENTITY.

Presumption and burden of proof as to, see Evidence, IL
Parol evidence to show, see Evidence, VI.
Sufficiency of proof of, see Evidence, XII.
Warranty as to, on sale of personalty, see Sale, II.

ILLEGALITY.

Of contract, see Contracts, III.

ILLEGITIMACY.

Right to control of illegitimate child. 23:301.

ILL FAME.

Houses of, see Disorderly Houses.

IMPAIRMENT OF OBLIGATIONS.

See Constitutional Law, II.

IMPEACHMENT.

Of verdict, by affidavit or testimony of juror, see New Trial. Of statutes, see Statutes, I. Of witness, see Witnesses.

IMPLIED AUTHORITY.

Of agent, see Principal and Agent, II.

IMPLIED CONTRACTS.

See Contracts, I.

IMPLIED COVENANTS.

In lease, see Landlord and Tenant.

IMPLIED EASEMENT.

See Easements.

References are to Reports as Notes are in that order.

IMPLIED TRUST.

See Trusts.

IMPLIED WARRANTY.

On sale of personalty, see Sale, II.

IMPOSSIBILITY.

As ground for nonperformance of contract, see Contracts, IV.

IMPRISONMENT.

For crime, see Criminal Law.

IMPRISONMENT FOR DEBT.

Imprisonment for debt. 23:1, 411.

Constitutionality of. 28:424; 39:438; 63:443.

Commitment for contempt as. 23:411.

Imprisonment for debt or for contempt of court order. 56:397.

IMPROVEMENTS.

Public improvements, see Drains and Sewers; Public Improvements.

Allowance for, in ejectment, see Ejectment.

Of highway, see Highways, IV.

Internal improvements, see Internal Improvements.

Lien for, see Mechanics' Liens.

Public improvements, see Public Improvements.

What are betterments. 47:59.

Right to improvements added by trespasser. 28:299.

Compensation for. 30:372.

right to. 32:527.

Recovery for. 37:157; 39:431.

Right to recover for. 38:433.

Right of person occupying land under defective title to improvements made thereon. 13:194, Gil. 183.

Validity and construction of statutes giving occupant of land compensation for improvements made. 22:488.

Allowance to occupying claimants against the land. 37:157.

Allowance for improvements under occupying claimant's law. 38:27.

Reflect of failure to pay value of improvements allowed under occupancy claimant law. 46:458.

Retroactive effect of occupying claimant's law. 46:458.

Vesting of land in occupying claimant on owner's failure to pay adjudged value of improvements. 47:59.

IMPUTED NELIGENCE.

See Negligence, II.

IMPUTED NOTICE.

See Notice.

INCEST.

Definition of incest. 55:464.

INCOME BONDS.

See Bonds.

INCOMPETENT PERSONS.

Capacity to commit crime, see Criminal Law. Presumption and burden of proof as to insanity, see Evidence, IL. Opinion evidence as to insanity, see Evidence, VII. Evidence of insanity, see Evidence, XI. Sufficiency of proof of insanity, see Evidence, XII. As to married woman, see Husband and Wife. As to infants, see Infants. Testamentary capacity, see Wills. Effect of insanity, on competency of witness, see Witnesses, IL. Impulsive insanity. 25:534. Test of mental capacity. 57:307. Conclusive evidence of insanity. 64:201. Conclusiveness of commitment of lunatic. 68:320. Validity of confinement of insane person. 68:320. Election in behalf of incompetent. 88:404. Actions by lunatics. 55:22. Judgments for or against insane persons. 95:464. Lunacy proceedings.

Issuance of commission of lunacy. 55:22.

Notice of lunatic of lunacy proceedings. 68:320.

Statutory inquisition of lunacy and commitment thereupon. 48:58.

Contracts.

Contracts of insane persons. 67:74. Test of capacity to contract. 47:389.

Mental incapacity as affecting validity of contracts. 54:208.

Validity of contract by one mentally incapacitated. 48:58; 64:201.

Effect of mortgagor's subsequent insanity on sale under mortgage. 72:49.

Ratification of contract by person of mental incapacity. 73:285.

Avoidance of contract for mental incapacity. 47:389; 56:216; 67:74.

Return of consideration on disaffirmance. 67:74.

References are to Reports as Notes are in that order.

INCOMPETENT PERSONS-Continued.

Guardian or committee of.
Guardians of incompetents. 86:310.
Power of committee to elect for lunatic. 30:277.

INCONTESTABILITY.

Of insurance policy, see Insurance, III.

INCORPORATION.

Of corporation, see Corporations, I.
Of municipality, see Municipal Corporations, I.

INCORPOREAL PROPERTY.

Meaning of "incorporeal property." 14:27, Gil. 21.

INCREASED HAZARD.

To insured, see Insurance, III.

INCREASE OF RISK.

To insured, see Insurance, III.

INDEBTEDNESS.

Of county, see Counties.

Of city, see Municipal Corporations, II.

Deduction of, in assessing for taxes, see Taxes, IV.

INDECENCY.

Meaning of "indecent liberties." 39:321.

INDEMNITY.

Bond for, see Bonds.

Indemnity insurance, see Insurance.

Indemnity lands, see Public Lands.

Meaning of "indemnity." 15:461, Gil. 376.

Application of indemnity. 54:314.

Nature of indemnity contract against accidents. 69:14.

When liability accrues on indemnity contract. 15:461, Gil. 376.

Liability over to party charged of party primarily liable for tort. 31:121.

INDEMNITY-Continued.

Procedure by defendant city to charge primary tort feasor. 31:230. Breach of contract of indemnity against liens. 36:439.

INDEPENDENT CONTRACTOR.

Liability for acts of, see Master and Servant, III.

INDIAN RESERVATION.

Applicability of state laws to Indian reservations. 77:518. State's jurisdiction over Indian reservation. 72:335.

as to acts not within limits of reservation. 72:335.

INDIANS.

Action by Indian. 87:108. Status of Indian tribes. 15:369, Gil. 302. Property of Indians and transmission of same. 15:369, Gil. 302.

INDICTMENT, INFORMATION, AND COMPLAINT.

- I. Form.
- II. Sufficiency of allegations.
- III. Joinder of counts or persons.
- IV. Quashing; setting aside.

Matters as to grand jury, see Grand Jury. Election between counts, see Trial, I.

I. Form.

Matters of form in an indictment. 12:490, Gil. 393. Attached exhibits as part of indictment. 32:537.

II. Sufficiency of allegations.

Reference to ordinance in complaint. 21:47.

Conjunctive or disjunctive allegations in indictments. 22:238.

Indictment alleging conjunctively things stated disjunctively in statute. 29:142.

Sufficiency of indictment as to name. 30:48.

Description of persons in indictment for forgery. 43:196.

Description in indictment of person affected by crime. 50:123.

Necessity that intent to do criminal act be alleged in indictment. 3:438, Gil. 325.

Surplusage.

Surplusage in indictment. 22:67.

Time and place.

Description of persons or times in indictments. 25:368.

References are to Reports as Notes are in that order.

INDICTMENT, ETC., II.—Continued.

Necessity for stating exact time of offense in the indictment. 26:526.

Allegation of time and place in indictment for homicide. 21:369.

Sufficiency of indictment charging commission of offense near county lines. 4: 325, Gil. 241.

Negativing exceptions.

Necessity of negativing exceptions. 19:93, Gil. 65.

Negativing of exceptions in criminal pleading. 66:10.

Necessity that indictment negative exceptions in statute. 69:499.

Negativing exceptions in criminal statute in indictment. 70:12.

Duplicity.

Duplicity in indictment. 13:121. Gil. 112.

Objection to duplicity of indictment. 39:464.

Cure of duplicity by striking out. 13:121, Gil. 112.

Description of offense.

Indictments for crime. 65:121.

Sufficiency of indictment or information. 21:22; 25:66; 38:143, 154; 38:368; 59:147; 66:309; 84:366.

Sufficiency of complaint or indictment for crime. 41:553.

Requirements as to completeness, directness and certainty in indictment. 82: 448.

Sufficiency of description of means in indictment. 72:522.

Sufficiency of averment of manner or means in indictment. 74:409.

Indictments as sufficiently charging the crime. 3:438, Gil. 325.

Sufficiency of charging part of indictment. 22:67.

Sufficiency of criminal complaint to identify offense. 31:207.

Sufficiency of indictment misnaming the offense charged. 11:154, Gil. 95; 18:518, Gil. 464.

Inaccuracy or omission in denominating crime in indictment. 4:345, Gil. 261.

Sufficiency of indictment not specifying degrees of crime. 8:220, Gil. 190.

Meaning of "feloniously" in indictment for larceny. 12:293, Gil. 191.

Description of property in indictment for crime against same. 16:109, Gil. 99.

Sufficiency of description of property in indictment. 30:522.

Description of office in indictment for crime therein. 22:67.

Indictment charging accessory before the fact as principal. 84:357.

- statutory offenses or language.

Sufficiency of indictment for statutory offense. 19:93, Gil. 65; 22:514.

Sufficiency of indictments in words of statute 19:484, Gil. 418; 22:271, 311; 41:41; 48:466; 66:309; 76:211; 88:262.

Sufficiency of indictment in form prescribed by statute. 4:438, Gil. 340; 13: 370, Gil. 343.

Sufficiency of indictments in statutory words or form. 3:427, Gil. 313.

Sufficiency of criminal complaint which follows language of statute or ordinance. 23:549.

Necessity that indictment conform to statute. 22:238.

Necessity for description of crime in indictment for offense under the statute.
39:464.

Necessity for following statute in indictment for violating liquor law. 26:526.

References are to Reports as Notes are in that order.

INDICTMENT, ETC., II.-Continued.

- miscellaneous instances.

Indictment for crime involving specific elements. 41:134.

Sufficiency of complaint for violation of ordinance. 26:388; 36:62; 40:43; 83:456.

Description of ownership in indictment for crime against property. 27:309.

Sufficiency of an indictment in respect to manner or means of fraud. 65:121.

Misnaming grade of assault. 11:154, Gil. 95.

Indictment for cruelty to animals. 22:271.

Indictment for extortion. 12:490, Gil 393.

Indictment for selling mortgaged chattels. 27:309.

Indictment for illegal voting. 21:22.

Sufficiency of description of gambling device in indictment. 82:342.

Description of manner or means in indictment for swindling or keeping gambling device. 29:142.

Indictment for arson. 50:123.

Mode of charging obtaining of property by false pretenses. 47:483.

Indictment for perjury. 48:466; 78:311.

in statutory form. 19:484, Gil. 418.

averment of manner or means. 74:409.

averment of materiality. 57:425.

Sufficiency of indictment for murder. 2:123, Gil. 99; 59:514; 78:362. not specifying degree charged. 16:75, Gil. 64.

alleging malice aforethought. 37:493.

Sufficiency of indictment for forgery. 5:19, Gil. 6; 16:472, Gil. 424.

for uttering forged instruments. 67:176.

sufficiency of description of writing. 19:98, Gil. 70; 27:315; 39:357.

Sufficiency of indictment for larceny under statute. 47:449; 54:359.

larceny of money. 25:66.

sufficiency of description of stolen property. 4:345, Gil. 261; 16:109, Gil. 99.

certainty of description of property stolen. 47:449.

description of money. 17:241, Gil. 218.

description of stolen money or bank notes. 4:345, Gil. 261.

larceny of grain by warehouseman. 59:151.

larceny by bailee. 77:128; 88:171.

Sufficiency of indictment for robbery. 71:399.

Sufficiency of indictment for embezzlement. 26:90; 65:230.

by public officer. 29:78.

denomination of crime. 22:76.

pleading ownership and bailment. 26:191.

description of embezzled moneys or things. 22:67.

description of office. 22:67.

necessity for averring demand. 22:76.

Necessary allegation in indictment for polygamy. 12:476, Gil. 378.

Sufficiency of averment of marriage in indictment for bigamy. 25:29.

Indictment abortion. 19:93, Gil. 65.

Indictment for seduction. 27:52; 41:41, 196; 43:490.

Allegation of age in indictment for carnal abuse of child. 81:134.

INDICTMENT, ETC., II.—Continued.

Indictment for rape. 41:134.

necessity for allegation of defendant's age. 35:182.

Sufficiency of indictment for assault with intent to commit rape on female child under age of consent. 39:321.

Sufficiency of indictment for abduction. 38:21: 47:559.

abduction to house of ill-fame or prostitution. 38:154.

Sufficiency of indictment for incest. 55:464.

Sufficiency of complaint for keeping disorderly house. 21:47.

Sufficiency of indictment for keeping bawdy house. 29:193.

Sufficiency of indictment for nuisance. 19:271, Gil. 230.

Sufficiency of indictment for sale of intoxicating liquors. 25:368; 26:148, 526; 29:134; 33:480; 36:234; 38:143, 150, 229; 42:182; 50:128; 54:195; 86:121; 89:502.

for soliciting orders for intoxicating liquors. 96:521.

averments of quantity. 29:393.

when forbidden by special law. 25:429.

special averments in indictment for selling liquor to minors. 23:81.

effect of charging illegal sale of specific quality of liquor not same as in statute. 26:526.

-conviction of lesser degree than that charged.

Conviction for an inferior degree of an offense charged. 4:438, Gil. 340.

Conviction of lesser offense than that charged. 16:75, Gil. 64; 16:282, Gil. 249; 22:51, 238.

Conviction for included crime or lesser degree. 34:1.

Right to find one guilty of an offense necessarily included in charge. 6:279, Gil. 190; 21: 382.

Conviction of assault included in rape charged. 39:321.

Conviction of assault with intent to commit rape under indictment for rape. 41:285.

where woman finally yielded. 41:285.

III. Joinder of counts or persons.

Two or more offenses in indictment. 26:148.

Right to joint indictment. 43:325.

Joinder of counts in indictment. 47:425; 91:365.

IV. Quashing; setting aside.

Mode and grounds of setting aside indictment. 41:50.

Time for motion to set aside or dismiss indictment. 47:373, 375.

Grounds for quashing.

Ground to quash indictment. 17:241, Gil. 218.

Quashal of indictment for want of evidence before grand jury. 16:296, Gil. 260.

effect of compulsory testimony by accused before grand jury. 16:296, Gil.

Objections raised by motion to quash indictment. 16:296, Gil. 260.

Matter dehors the record as ground to quash indictment. 16:296, Gil. 260.

INDICTMENT, ETC., IV.-Continued.

Quashing indictment founded on privileged testimony. 88:130. Indictment against witness before grand jury. 56:129.

INDORSEMENT.

Of negotiable paper, see Bills and Notes.

Effect of indorsement on back of written instrument upon the instrument itself. 80:397.

INEVITABLE ACCIDENT.

What constitutes inevitable accident, 30:74.

INFANTS.

Estoppel of, see Estoppel.

Burden of proof as to, see Evidence, II.

Guardianship of, see Guardian and Ward.

Unlawful sale of liquor to, see Intoxicating Liquors.

Master's liability to minor employees, see Master and Servant, II. a.

Assumption of risk by infant employee, see Master and Servant, II, b.

Contributory negligence of infant employee, see Master and Servant, II. c.

Negligence towards, see Negligence, I.; Street Railways.

Negligence of, see Negligence, II.

Relation of, to parent, generally, see Parent and Child.

Who are infants. 24:194.

When person considered of age. 26:389.

Notice in appropriation cases as binding infants. 18:174, Gil. 157.

Liability of.

Liability of infant in tort. 26:389; 35:488.

for misrepresentation as to age. 84:14.

Liability of minor for non-necessaries. 26:389.

What are necessaries. 26:248.

Custody.

Custody of child as incident of parentage. 84:203.

Right of parent to custody of child. 63:187.

Right of father to custody of children. 85:401.

on divorce. 84:203.

Constitutionality of laws concerning care and detention of delinquent children. 50:353; 73:77.

Support.

Duty of parent to support child. 79:357.

Duty of father to support child. 32:385.

Duty of widow to support children. 32:385.

Duty of father to support child awarded to mother. 97:76.

Right to be reimbursed for support of minor children or wards. 32:385.

INFANTS-Continued.

Contracts.

Infant's contract. 26:389; 30:107; 69:328.

Validity of infant's contracts. 16:397, Gil. 354; 30:107; 31:468.

Effect and validity of contract of an infant. 21:196.

Liability of infant on contracts. 35:488; 92:116.

contract of partnership. 35:488.

Infancy as defense to contract. 56:365; 65:191; 78:502.

- ratification.

Ratification of infant's note. 23:172; 69:328.

What constitutes ratification of infant's contract. 30:107; 51:185.

Effect of ratification of infant's contract. 51:185.

- disaffirmance.

Disaffirmance of contract by infant. 5:61, Gil. 44; 84:14.

Avoidance of infant's contracts. 51:185.

Disaffirmance for fraud or undue influence. 56:365.

Right of infant to repudiate contract. 16:397, Gil. 354; 26:248, 389; 30:107; 78:524.

Right to disaffirm mortgages by infant. 26:248.

Necessity for notice of avoidance. 30:107.

What constitutes disaffirmance. 30:107.

Acts of disaffirmance by infants. 16:397, Gil. 354.

Indicia of affirmance or disaffirmance of infant's contract. 21:196.

Execution of later inconsistent deed. 21:196.

Time of disaffirmance, 26:248.

Reasonable time for disaffirmance of contract. 31:468.

Laches as bar to disaffirmance of contract by minor. 31:468.

Recovery by infant upon rescission of contract. 16:397, Gil. 354.

Necessity for restoring consideration. 16:397, Gil. 354; 26:248; 56:365.

Necessity for placing other party in statu quo on disaffirming. 30:107.

Sale of real estate.

Sale by guardian, see Guardian and Ward.

Power of court to order sale of infant's land. 49:210.

Actions; judgments.

Running of limitations on actions, see Limitation of Actions.

Action by infants. 17:497, Gil. 473; 52:386.

Judgment against infant. 42:84.

becoming binding by acquiescence. 42:84.

-guardian ad litem.

Who is guardian ad litem. 20:313, Gil. 271.

Necessity for guardian ad litem for infant distributees. 32:158.

Status of a guardian ad litem or prochein ami. 20:313, Gil. 271.

Effect on judgment of failure to appoint guardian for infant heirs or legatees. 30:202.

INFORMATION.

For criminal offense, see Indictment, etc.

INFORMATION AND BELIEF.

Affidavit on, see Affidavit. Denial on, see Pleading, III.

INHERITANCE.

See Descent and Distribution.

INHERITANCE TAX.

See Taxes, VI.

INITIALS.

See Name.

INJUNCTION.

- I. In general.
- II. Right to, and when granted.
- III. Preliminary and interlocutory injunction.
- IV. Procedure.

Appealability of order in, see Appeal and Error, I. As to prohibition, see Prohibition.

I. In general.

Validity of injunction. 14:492, Gil. 358. Effect of stay by injunction upon time fixed for act to be done. 38:361.

II. Right to, and when granted.

Right to injunction. 4:294, Gil. 211; 37:274; 44:367; 70:482; 71:136. When injunction will be granted. 2:61, Gil. 49; 9:103, Gil. 93; 32:193. When injunction will issue. 39:219; 65:176.

Right to equitable relief by injunction. 19:497, Gil. 429.

Injunction against irreparable injuries. 100:386.

Irreparable damages as condition precedent to injunction. 32:313.

Meaning of irreparable injury. 32:280.

Injunction to prevent multiplicity of suits, 85:209.

Judicial discretion to grant or deny injunction. 92:230.

Right to injunction against creditor. 46:80.

Injunction against interference with telephone poles. 88:295.

Injunctive relief as to fences or gates. 96:314.

Right to mandatory injunction. 56:188.

Contract rights generally.

Injunction against breach of contract. 44:130.

References are to Reports as Notes are in that order.

INJUNCTION, II.-Continued.

Right to enjoin negotiation of undelivered note. 86:325.

Right to enjoin execution of ultra vires contract. 17:372, Gil. 348.

-public contracts.

Right to enjoin letting of contract. 89:48.

Interference with municipal contracts at instance of tax payer. 88:43.

Injunction by taxpayer against ultra vires public contract. 81:55.

Injunction against enforcement of void water or light contract. 74:180.

To prevent cloud on title.

When injunction will lie to prevent clouds. 4:294, Gil. 211; 5:95, Gil. 70; 7:49, Gil. 34; 17:457, Gil. 434.

To remove or prevent cloud on title. 9:103, Gil. 93.

Against threatened purchase as cloud. 1:274, Gil. 210.

Illegal or tortious acts; crimes.

Injunction against public wrong. 2:61, Gil. 49.

Injunction to prevent combination in restraint of trade and labor. 82:173.

Injunction against boycott, strikes, and interference with business. 91:171.

Taking of, or injury to, real property.

Injunction by landowner. 98:281.

Injunction to protect incorporeal rights. 10:23, Gil. 8.

Injunction against unauthorized use of premises. 69:292.

leased premises. 32:313.

Injunction pending dispute as to forfeiture of lease. 36:80.

Injunction against removal of crops in letting on shares. 31:7.

Right to enjoin removal of material from soil. 32:280.

in street. 32:280.

Right of grantee or mortgagee of cotenant to enjoin use of clay beds. 47:286.

- trespass or waste.

Injunction against trespass. 8:113, Gil. 88; 8:116, Gil. 90; 34:43; 68:317; 70:482; 75:253; 79:436; 83:339; 86:361.

irreparableness of loss. 8:113, Gil. 88.

Injunction to restrain threatened trespass. 86:317.

Equitable protection of mining property from trespass. 32:280.

Right to enjoin trespass or commission of waste. 34:547.

cutting timber. 34:547.

Injunction against waste. 43:1.

waste by mortgagor. 43:1.

Rights of tenants in common to enjoin waste. 47:286.

Nuisances.

Injunction against nuisance. 18:176, Gil. 163.

Injunction against nuisance in street. 56:334; 36:425; 43:476.

By municipality. 36:425; 44:536; 50:551.

By county. 36:425.

References are to Reports as Notes are in that order.

Index to Notes, Minn. Rep.

24.

INJUNCTION, II.-Continued.

Eminent domain proceedings.

Injunction against railroad in street, see infra,—as to railroad and highways. Injunction pending condemnation of land by trespassing defendant. 17:215, Gil. 188.

Injunction against entry under eminent domain proceedings. 18:174, Gil. 157.

Injunction to prevent appropriation of private property. 23:537.

Injunction to prevent taking of private property by public, 34:43.

Right to enjoin appropriation of private property. 34:493.

Injunction for entry on private property under color of eminent domain. 90:355.

Water rights.

Injunction to prevent misuse of water rights. 26:222.

Injunction against improper use of stream. 30:477.

Enjoining draining of lake. 20:151, Gil. 135.

Right to enjoin obstruction to navigation. 19:497, Gil. 429.

Injunction against shutting off water for nonpayment. 80:214.

Corporate matters.

Injunction at suit of stockholder against illegal corporate acts. 17:372, Gil. 348; 29:275.

Injunction against acts of majority. 43:91.

Injunction against enforcement of by-laws. 48:215.

Injunction against misuse of corporate franchise. 64:349.

Protection of franchise by injunction. 10:23, Gil. 8.

Ferry franchise. 10:23, Gil. 8.

As to office; elections.

Remedy to try right to office. 25:340.

Injunction to restrain intrusion in office. 77:167.

Right to injunction in election cases. 37:274.

Injunction against election. 92:429.

Official action generally.

Public contracts, see supra, -public contracts.

Right of tax payer to maintain a suit in equity on behalf of the municipality. 74:180.

Injunction to restrain official action. 29:555; 93:81.

Injunction against official wrongdoing. 43:500.

Injunction against excess of police power. 81:140.

Actions by taxpayers to restrain illegal corporate acts. 27:224.

Injunction at suit of taxpayer to restrain unauthorized public action. 23:404.

Right of private person to maintain injunction against public wrong. 15:136, Gil. 102.

Right of taxpayer to enjoin threatened illegal municipal action. 20:48, Gil. 66; 23:408.

To restrain creation or payment of illegal municipal debts. 20:48, Gil. 66.

Suit by taxpayer to enjoin the unlawful diversion of public money. 57:434; 85:302.

Right of taxpayer to enjoin misappropriation of funds. 85:83.

Injunction against exceeding debt limit by municipality. 57:434.

Enforcing debt limit by injunction. 62:125.

Control of executive officers by injunction. 27:1.

Injunction against county seat relocations. 43:500.

Injunction against improper action on petition for change in county seat. 67:360.

Right of taxpayer to enjoin irregular bond issue. 85:219.

Right of taxpayer to enjoin illegal issue of county bonds. 89:492.

Right of taxpayer to enjoin unauthorized issue of bonds. 91:290.

Injunction in drainage proceedings. 97:74.

Right to restrain the construction of public ditch. 98:89.

Against legal proceedings generally.

Injunction against process pending condemnation proceedings. 17:215, Gil. 188.

Injunction to restrain several actions at law. 80:101.

Injunction to restrain other suit. 26:479.

Injunction against person not party to suit. 12:276, Gil. 181.

Injunction to restrain legal action or judgment. 12:213, Gil. 135.

Injunction against entry of judgment, 37:533.

Action to enjoin collection of judgment. 23:227.

Right to enjoin void judgment. 17:457, Gil. 434; 43:80.

- against execution or judicial sales.

Restraining enforcement of execution. 72:383.

Injunction against execution and effect thereof. 3:222, Gil. 151.

Injunction against involuntary sale. 7:49, Gil. 34; 9:103, Gil. 93; 14:220, Gil. 158.

Injunction against execution sale. 20:194, Gil. 172; 24:167; 24:479; 26:479; 56:188.

of partner's interest in firm property. 24:167.

Injunction to restrain foreclosure sale. 3:217, Gil. 145; 4:76, Gil. 45; 4:521, Gil. 408: 9:103. Gil. 93: 12:113. Gil. 62: 26:100: 46:481; 78:511.

Remedy against sale under void mortgage. 26:429.

Enjoining foreclosure to prevent cloud. 26:429.

Enjoining foreclosure of chattel mortgage. 38:417.

Against taxes or assessments.

Injunction against illegal taxes. 30:299.

collection of. 72:409.

Enjoining collection of taxes. 12:148, Gil. 85; 21:387; 38:186.

Injunctions in tax proceedings. 20:468, Gil. 424; 20:511, Gil. 459.

Injunction against collection of assessment. 88:191.

Injunction to restrain assessment proceedings. 57:294.

Injunction against proceedings to enforce tax or assessment. 47:581.

Injunction against publication of delinquent tax list. 23:404.

Right of corporation to enjoin collection of tax on shares of stock. 32:468.

As to railroads and highways.

Injunction as to highways. 34:43.

Right to enjoin obstruction of highway. 26:10.

Injunction against changing street grade. 33:181.

Action by abutting property owner to enjoin the vacation of streets. 46:528

Injunction against construction or operation of railroad. 17:215, Gil. 188.

Against railroad in public place or street, 8:113, Gil. 88; 56:334.

steam railroad. 28:373; 35:112.

References are to Reports as Notes are in that order.

INJUNCTION, II.-Continued.

Injunction against appropriation of street by railroad company. 33:516. Injunction against extending street over railroad track. 35:141.

As to trademarks and trade names.

Injunction as to tradenames, 88:242.

Injunction against use of trade mark or trade name. 93:299.

III. Preliminary and interlocutory injunctions.

Right to preliminary injunction. 55:482.

Right to preliminary writ against national bank. 39:415.

Right to temporary injunction. 88:372.

Temporary injunction on complaint alone. 10:23, Gil. 8.

Showing of damage as a condition to granting of a temporary injunction. 88:372. Interlocutory injunction after answer denying all equities. 32:313; 55:482.

Proof required to obtain preliminary injunction. 37:347.

Allowance of temporary injunction as discretionary with court. 45:59; 53:335; 67:36.

IV. Procedure.

Pleading in injunction proceeding, see Pleading, II.

Sufficiency of bill for injunction. 17:457, Gil. 434.

Sufficiency of statement of grounds for enjoining mortgage sale. 4:51, Gil. 26. Necessity for notice of application for injunction. 38:70.

Granting and perpetuating injunctions. 64:339.

Continuance of injunction as discretionary. 55:482.

Right to relieve defendant on motion to continue injunction. 1:202, Gil. 176.

Order granting or refusing to vacate temporary injunction as based on discretion of trial court. 80:214.

Recovery or injunction in suit by taxpayer for unlawful diversion of public moneys. 77:526.

Decree upon injunction permitting corporation to legalize its possession. 17:215, Gil. 188.

Remedy of the defendant in improvident injunction proceedings. 32:277.

Dissolution.

Dissolution and refusal of injunctions. 27:250.

Dissolution of injunction before hearing. 32:313.

Dissolution of preliminary injunction on answer. 7:49, Gil. 34.

Dissolution of temporary injunction upon answer denying complaint. 29:183.

Sufficiency of answer to dissolve injunction. 3:217, Gil. 145.

preliminary injunction. 56:321.

Bonds; damages.

Action on injunction bond. 76:129.

Requiring bond before granting injunction. 32:277.

Dismissal of injunction as warranting action on bond. 87:285.

Procedure on bond. 32:277.

Recovery of damages. 32:277.

INJURY.

Proximate cause of, see Proximate Cause. See also Personal Injuries. What is an "injury." 80:83.

INNKEEPERS.

Who are guests. 22:468; 36:421; 52:516.

Who are innkeepers. 89:310.

Right of innkeeper to sustain relation of boarding-house keeper. 22:468.

Statutes against frauds on innkeepers, 28:424.

Innkeeper's lien. 52:516.

Duty and liability of.

Duty of innkeeper to receive guests. 36:421.

Duties owed to guests in establishments of public nature. 88:307.

Liability of innkeepers. 37:54.

Innkeeper's liability for turning traveler away without cause. 22:90.

Liability of innkeeper for property of guest or boarder. 22:468.

Liability of innkeeper for loss of guest's property. 31:222; 36:334; 89:310.

where guest occupies room with stranger. 31:222.

effect of guest's failure to lock door. 31:222.

effect of statutes limiting liability. 31:222.

restricting liability by posting notices. 37:54.

proof as to innkeeper posting notice. 37:54. contributory negligence of guest. 36:334.

Liability of innkeeper for injury to person of guest. 83:40.

Liability for assaults on guests. 88:307.

INNUENDO.

See Libel and Slander.

INQUISITION.

As to competency, see Incompetent Persons.

INSANE PERSONS.

See Incompetent Persons.

INSANITY.

See Incompetent Persons.

INSOLVENCY.

Assignment for creditors, see Assignment for Creditors.

References are to Reports as Notes are in that order.

INSOLVENCY-Continued.

As to bankruptcy, see Bankruptcy.

Of bank, see Banks.

Composition with creditors, see Composition with Creditors.

Conflict of laws as to, see Conflict of Laws.

Of corporation, see Corporations, VII.

Fraudulent conveyance by insolvent, see Fraudulent Conveyances.

Of insurance company, see Insurance, I.

Of partnership, see Partnership.

As to receivers, see Receivers.

As affecting set-off, see Set-Off and Counterclaim.

Meaning of "insolvency." 18:506, Gil. 455; 35:347; 41:532.

of nontrading persons. 35:347.

What constitutes insolvency. 55:426.

Nature of insolvent law. 30:234; 34:482.

Constitutionality of insolvency laws. 30:221.

Nature of proceeding under insolvency law of 1881. 33:412.

Purpose of insolvency proceedings. 56:180.

Validity of insolvency proceedings. 33:530.

Who are creditors of an insolvent. 35:474; 37:248.

Acts warranting proceedings against insolvent debtor. 30:476.

Fraudulent intent of debtor in fraudulent concealment of property under insolvency law. 42:96.

Fraudulent concealment of property permitting participation in insolvency without release. 43:7.

Conveyance in contravention of insolvency statutes. 47:479.

Interest of assignor in insolvency in property assigned. 61:254.

Cause to believe debtor's insolvency. 35:351.

Sufficiency of creditor's petition to have debtor declared insolvent. 35:532.

Special proceedings for settlement of affairs of insolvent. 29:264.

Suit against assignee in insolvency. 58:145.

Unlawful preferences.

Preferences by insolvent. 41:116: 42:457.

Preferential transfer by an insolvent. 48:292.

Preference under insolvency act. 33:403.

Fair motive in preferences by insolvents. 36:364.

Intent as element in insolvency preferences. 68:33.

Intent as essential in preferences by insolvents. 48:120.

Confession of judgment as preference. 48:120.

Materiality of method of making preference in insolvency proceedings. 38:432. Preferences avoided by later insolvency proceedings. 30:221.

Recovery by assignee of insolvent of property transferred as preference by insolvent. 50:538.

Avoidance of preferences by receiver in insolvency proceedings. 25:205; 35:289, 347; 36:168.

What passes to assignee.

Assignee in insolvency as the legal owner of the assignor's property. 53:73. Acceptance of leasehold of the insolvent by his assignee. 57:121.

References are to Reports as Notes are in that order.

INSOLVENCY-Continued.

Claims against estate.

Claims allowable against estate of insolvent. 37:248.

Future claims provable in insolvency. 49:454.

Rent to accrue. 37:248.

Judgment recovered after assignment as provable claim in assignment proceedings, 71:190.

Filing claim against insolvent after time has expired. 62:364.

Discretion to allow filing of claim in insolvency after time limited. 65:237.

Enforcement of claim against an insolvent. 71:497.

Waiver of security for claim allowed against insolvent's estate. 64:250.

Review of allowance of claim against insolvent. 53:423.

- preferred claims.

What are preferred claims. 58:53.

State as preferred creditor of insolvent estates. 64:490.

- release of claim.

Release of claims against an insolvent. 35:474.

Release and judgment in insolvency proceedings. 35:94.

Release of claims as condition of sharing in insolvent's estate. 42:22.

Grounds for permission to share in assets without executing releases. 39:401.

Participation with one as discharge of all claims of creditor of insolvent. 45:45.

Release of security by creditor of insolvent taking dividend. 62:119.

Books of account of insolvent sufficient to support release. 62:427.

- assignment of claim.

Effect of. 48:174.

Distribution of estate.

Distribution of assets of an insolvent. 69:60.

Right of all creditors to share in increase of net balance of insolvent's property. 57:415.

Participation in dividends by creditor holding collateral. 69:181.

Discharge.

Discharge of insolvent in insolvency proceedings. 37:243.

Assignment of whole property as condition precedent to a discharge in insolvency.

46:331.

INSPECTION.

Master's duty as to, see Master and Servant, II. Effect of, on warranty, see Sale, II. See also Discovery and Inspection.

INSTRUCTIONS.

See Trial, III.

References are to Reports as Notes are in that order.

INSTRUMENTS.

Alteration of, see Alteration of Instruments.

Cancelation of, see Cancelation of Instruments.

Reformation of, see Reformation of Instruments.

Question for court as to construction of, see Trial, IL.

INSURABLE INTEREST.

See Insurance, IL

INSURANCE.

- I. Companies, officers, and agents.
- II. Insurable interest.
- III. The policy or contract.
- IV. Transfer of policy.
- V. Waiver; estoppel. .
- VI. The loss; remedies of assured.
- VII. Reinsurance.
- VIII. Guaranty policies.

Matters as to benevolent associations generally, see Benevolent Societies. Conflict of laws as to, see Conflict of Laws.

Presumption and burden of proof as to insurance matters, see Evidence, II. Parol evidence as to insurance contracts, see Evidence, VI. Question for jury in insurance matters, see Trial, II.

I. Companies, officers, and agents.

What is an insurance company. 46:68; 74:310; 100:490. Benefit society as insurance company. 28:447; 37:97; 41:516.

Boards of underwriters. 64:287.

"Mutual life insurance company." 61:96.

Classes of members of benefit society. 30:406.

Power of corporations to become members of mutual insurance companies. 50:93. Insurance and endowment societies. 37:13.

Merger and consolidation of insurance companies. 54:147.

Liability of new insurance company organized from old company. 63:184.

Fund illegally set apart by mutual benefit association as trust fund. 73:319.

Liability of members of mutual insurance companies. 54:536.

Right to share in dividends declared by insurance company. 92:489.

Powers of companies.

Powers of insurance company. 13:59, Gil. 54.

Authority of mutual company to write cash insurance. 49:291.

Right of fire insurance company to insure against hail. 56:240.

Foreign companies.

Foreign mutual insurance companies. 94:1.

Restrictions on foreign insurance companies. 88:20.

Imposing terms on foreign insurance company. 66:393.

INSURANCE, I.—Continued

Right of foreign insurance company to do business within state. 77:256.

Right to recover against foreign insurance company doing business without authority. 34:372.

Right of insurance company doing business without authority to recover on contracts of insurance. 34:372.

Noncompliance with statutes as defense to suit by foreign corporation. 66:205. Certificate of insurance commissioner as evidence of right to do business within state. 39:538.

Exclusion under retaliatory statutes. 39:538.

Duty of insured to ascertain as to compliance. 66:205.

Insolvency of company; winding up; dissolution.

Recovery back of premiums on insolvency, see infra, III., Premiums—recovery back.

Insolvency of insurer. 49:291.

"Insolvency" of mutual associations. 67:201.

Termination of insurance contract by insolvency. 65:283.

Adjudication of insolvency of insurance company. 46:198.

Losses after insolvency proceedings. 46:198.

Participation in indemnity fund of insolvent insurance company. 65:283.

Proceedings to wind up insurance company. 48:110; 49:158.

Distribution of surplus upon dissolution of mutual insurance company. 63:184. Rights of policy holders in mutual insurance companies upon dissolution. 56:171.

Agents and officers.

Waiver by agent, see Infra, V.

Who is insurance agent. 43:350.

Agency of insurance solicitors and brokers. 52:304.

Agency of subordinate lodge. 63:506.

Subordinate lodge as agent of grand lodge. 79:468.

Duty of insurance broker. 79:145.

Duty of insurance agent to principal. 50:53.

Statutory regulation of insurance agency. 43:350.

General agents of insurance companies. 99:176.

Liability of insurance company for general agent's employees. 80:139.

Liability of insurance company for acts of general agent's employees. 84:336.

Right of insurance agent to renewal commissions after termination of agency.
61:330.

Imputing agent's neglect to insurer. 61:476.

Imputing agent's notice to insurer. 39:150.

Knowledge of agent as that of insurer. 31:17.

Acts constituting agency to bind insurer with knowledge. 36:112.

-which party deemed principal.

Agency of insurance broker. 46:471.

Insurance broker as agent of the insured or insurer. 53:220.

Insurance agent as agent of insured. 27:393; 34:465.

Insurance agent as representing insurer. 31:17.

Insurance agent in making applications as representing the company. 31:17.

Agency of insurance solicitor in regard to applications. 57:472.

INSURANCE, I.—Continued.

Agency of solicitor holding insurance policy for delivery. 17:153, Gil. 127. Authority of insurance agent to act as agent for the insured. 80:139. implication from long course of dealing or custom. 80:139.

-authority of agents.

Authority to waive condition, see infra, V.

Authority to waive conditions in policy, see infra, V.

Authority of insurance agent. 17:104, Gil. 83; 17:123, Gil. 98; 27:393; 31:17; 34:465; 37:390; 38:74; 43:177; 46:471; 47:352; 51:239; 57:472; 64:61, 96; 78:284; 79:43; 81:116; 84:336.

Power of insurance agent to bind company. 21:407; 63:305.

implication from written policy. 21:407.

Powers of local insurance agents. 36:433.

Power of general insurance agents as to ordinary hazards. 36:409.

Authority of adjuster. 64:96; 65:462.

Delegation of authority by general adjuster. 37:390.

Admissions of officer as binding on company. 43:367.

- liability of agents.

"Insurance agent" within statute making agent personally liable. 94:86. Liability of insurance agents for neglecting instructions. 36:409. Liability of insurance agents for violation of instructions. 39:150; 61:476. Prosecution of insurance agent for acting without authority. 43:350. Accountability of insurance agent for premiums lost by canceling policies. 50:53.

II. Insurable interest.

In property.

Insurable interest in property. 25:229; 29:309; 71:296.

Legal insurance risks. 64:61.

Who has insurable interest in property. 32:381.

Insurable interest of consignee. 30:89.

In life.

Who may be beneficiary under policy of mutual benefit society. 42:204; 50:278. Insurable interest of creditor. 65:548.

Validity of life insurance to secure debt. 59:468.

III. The policy or contract.

What constitutes insurance contract. 17:123, Gil. 98; 48:110; 50:429; 59:468; 67:245; 73:12; 76:8; 88:20.

Who are "insurer" and "insured." 87:59.

Policy of fire insurance as a personal contract. 48:9.

Endowment insurance. 48:110.

"Mortgagee clause" as distinct contract between mortgagee and insurer. 86:495. Designation of beneficiary of life insurance policy. 59:123.

Acts of member of benefit society as binding beneficiary. 81:116.

Automatic operation of option provision in insurance policy. 68:477.

Exchange of insurance policies. 54:147.

Binding effect of contract of insurance. 44:513.

References are to Reports as Notes are in that order.

INSURANCE, III.—Continued.

When policy has retroactive effect. 37:106.

Effect of delay in acting on application. 17:153, Gil. 127.

Right to withdraw proposal. 17:153, Gil. 127.

Statutes and ordinances as part of contract of fire insurance. 80:527.

Subordinate lodge as beneficiary of fraternal benefit certificate. 60:308.

Application as proposal. 17:153, Gil. 127.

as part of policy. 17:123, Gil. 98; 17:497, Gil. 478; 69:93.

as affecting policy. 25:534.

conclusiveness of. 69:93.

When contract completed; acceptance.

When contract of insurance completed. 17:153, Gil. 127; 32:458; 38:74; 57:275.

Completion of contract of insurance. 18:448, Gil. 404; 21:215; 39:350.

Incomplete insurance contract. 21:407.

Necessity for signifying acceptance. 17:153, Gil. 127.

Acceptance of insurance policy. 42:53.

- delivery of policy.

Delivery of policy. 21:215; 80:139.

What constitutes delivery of policy. 17:153, Gil. 127.

Exhibition of policy as delivery. 17:153, Gil. 127.

Duty of agent as to delivery of policy. 18:448, Gil. 404; 21:215. when insured is sick. 18:448, Gil. 404.

Validity generally.

Validity of policy. 34:465.

Validity of fire insurance policy. 25:229.

Validity of antedated policy. 37:106.

Validity of policy without consideration. 18:448, Gil. 404.

Misspelling of insured's name as avoiding policy. 42:53.

Fraud as affecting contract. 37:106; 54:536.

Fraud as vitiating an insurance policy. 57:275.

Insurance of life as fraud on creditors. 27:193.

Validity of insurance on bawdy house. 52:352.

Insurance of minor. 56:365.

Oral contract.

What constitutes parol contract of insurance. 38:74.

Terms of parol agreement to insure. 32:458.

Rights of parties under oral insurance contract. 34:372.

Validity of oral contract for insurance. 39:303.

Standard policy.

Standard insurance policy. 59:182.

As statutory enactment. 84:116.

Right to modify. 92:234.

Right to insert conditions in. 99:190.

Interest of beneficiary or insured.

Interest taken by beneficiary in policy of insurance. 28:166; 97:27.

When interest of beneficiary in life insurance policy vests. 66:88.

References are to Reports as Notes are in that order.

INSURANCE, III.—Continued.

Right of beneficiary in fund of a mutual benefit association. 28:447.

Interest of beneficiary in endowment life insurance policy. 26:271.

Time of vestiture in beneficiary of title to money due on insurance policy. 36: 131.

Right of insured. 28:166.

Constitution, by-laws, etc.

Construction of by-laws of mutual insurance companies. 60:303.

Validity of by-laws. 77:97.

Validity of rules and regulations of mutual benefit association. 98:28.

By laws as part of contract of insurance. 39:303; 41:516; 61:96.

Constitution and by-laws as constituting contract of fraternal benefit insurance, 29:380.

Charter, statutes, and by-laws as part of contract between mutual insurance company and insured. 81:116.

Binding effect of rules of local lodge on member. 85:396.

Provisions in articles of association and by-law as constituting notice to members of mutual benefit societies. 39:303.

Conflict between by-laws and policy. 73:297.

Prevalence of provisions of contract over by-laws of insurance policy. 39:303. Power of mutual benefit life insurance association to waive by-law. 39:303.

-change of.

Benefit association's adoption or amendment of provisions. 78:448.

Modification of by-laws of mutual insurance association. 100:117.

Right to change by-laws in mutual benefit association. 81:116.

Right of fraternal benefit association to amend its by-laws as against members.
89:3.

Manner of changing by-laws. 78:448.

Amendments to by-laws binding upon members of organization. 63:420.

Right to alter charter, constitution and by-laws of benefit society. 28:447.

Cancelation; rescission; information.

Rescission of insurance contract by assured. 39:350.

Rescission of insurance contract for fraud. 74:530.

Right to cancel or rescind insurance policy. 44:513; 80:139.

Condition of canceling insurance. 89:334.

Cessation of rights under insurance policy. 44:513.

Right to reformation of insurance contract. 69:93.

Paid up policy.

Duty of company to issue paid-up policy. 23:491.

Construction.

Construction of insurance contracts. 21:76, 85; 24:315; 25:229; 29:347; 33: 90; 34:352, 465; 35:432; 37:300; 38:74, 501; 41:299; 43:367; 53:549; 57:35; 62:39; 63:286; 76:382; 92:223; 92:234; 92:337.

Construction in favor of insured. 21:85; 24:315; 35:432.

Construction of insurance contracts in favor of insurance. 23:491.

Construction of words in insurance policy. 60:376.

Construction of conditions or provisions in fire policy. 37:300; 77:291.

References are to Reports as Notes are in that order.

INSURANCE, III.—Continued.

Construction of contract with benefit societies. 93:24.

Construction of mutual certificate. 30:406.

Construction of accident policy. 95:77.

Construction of fire insurance policy on several properties. 42:291.

Construction of contract of benefit insurance by its usages and decisions of officers. 30:509.

"Interest of the insured," defined. 59:267.

Construction of words "sporting house" in insurance policy. 52:352.

- conflict between written and printed provisions.

Conflict between written and printed provisions of insurance policy. 5:492, Gil. 393.

Prevalence of written over printed words of policy. 50:409.

- property covered; description.

Property covered by insurance policy. 51:24.

Hay covered by policy of farm fire insurance. 51:29.

Description, nature and place of property. 21:76.

Description of property and amount. 38:501.

Description of location of goods. 25:229.

Description of buildings insured or containing property. 41:299.

Descriptions in solido of physically separate parts of buildings or plants. 33:90.

Construction of description of property in fire insurance contract. 37:300.

-duration or maturity of policy.

Duration of insurance policy. 73:12.

When policy in mutual endowment associations matures. 56:171.

Warranties; representations; conditions.

Waiver or estoppel as to, see infra, V.

Difference between warranty and representation. 6:82, Gil. 32.

What constitutes warranties by insured and what are representations. 17:497, Gil. 473.

Insurance warranties. 17:123, Gil. 98,

Application for insurance as warranty. 77:31.

Insured's representations as warranties. 71:338.

Warranties in insurance application. 48:82.

Statements in insurance application as representations. 51:224.

Statements in application for insurance as warranties. 6:82, Gil. 32; 42:291; 50:429; 75:377; 91:434; 96:441.

Materiality of misrepresentations in insurance. 51:224; 91:434.

Construction of policy as to warranties. 65:548.

Construction of warranties in insurance policy. 6:82, Gil. 32.

When representations by insured are binding. 17:497, Gil. 473.

Effect of warranty in insurance policy. 64:495.

Conditions of policy as binding on insured. 43:177.

Binding effect of conditions in policy upon the insured. 46:519.

Conclusive effect of condition in policy. 44:440.

Necessity for strict compliance with warranties. 17:497, Gil. 473.

Breach of condition of insurance policy. 78:240.

INSURANCE, III.-Continued.

Effect of breach of express warranty in insurance contract. 50:429.

Breach of conditions in insurance policy made payable to third person according to his interest. 86:486.

Construction of forfeiting clauses. 21:85.

Insurance policy as exclusive on conditions of the insurance. 77:31.

Misrepresentations avoiding insurance policy. 36:112; 57:472; 59:182; 73:297.

Sufficiency of substantially true answers in insurance application. 17:497, Gil.

Avoidance of insurance by falsity of answers of assured. 65:548.

Effect of false answer to material warranty in insurance. 90:264.

False answers returned on correct information. 31:17.

Effect of agent's falsifying application without knowledge of insured. 88:423.

Absence of representation by insured or investigation by insurer. 46:519.

Stipulation in policy as to agency. 31:17.

Inspection of insurance risk. 92:337.

- concealment.

Concealment of facts. 17:123, Gil. 98.

Concealment avoiding insurance policy. 60:376.

- title and encumbrances generally.

Condition as to title in insurance. 68:170; 97:98.

Condition as to ownership or encumbrance. 44:440.

Conditions as to ownership in policies of fire insurance. 67:514.

Breach of warranty of ownership. 64:390.

Effect on insurance contract of partly false representation as to ownership. 23:479.

Incumbrances avoiding policy. 17:123, Gil. 98; 58:492.

Avoidance of policy by mortgage on part of property. 23:479.

-change of title.

Alienation of insured property. 23:479.

Change of ownership of insured property. 60:68.

Validity of conditions against change of title of insured. 22:193.

Effect of alienation of insured property. 21:370.

Avoidance of policy by change of title. 24:315; 48:344.

Change of interest sufficient to avoid insurance policy. 59:267.

Alienation defeating insurance claim. 21:85; 22:193; 60:376; 63:286.

When conveyance operates as change of title. 86:486.

- use and care of property.

Meaning of "vacant and unoccupied" in insurance policy. 36:181.

Vacancy of premises as defense to insurance policy. 77:474.

As to use or removal of property. 21:76.

Effect upon policy of keeping prohibited article. 5:492, Gil. 393.

article incidental to property insured but within general prohibition. 5:492, Gil. 393.

What constitutes increase of hazard. 21:76; 78:240; 88:231.

Effect of breach of condition which does not cause loss or increase risk. 37:300.

INSURANCE, III.-Continued.

- other insurance on property.

Waiver or estoppel as to, see infra, V.

"Other insurance" avoiding prior policy. 54:162.

Condition against additional insurance. 41:396.

Consent to additional insurance. 41:396; 96:477.

Ratification of "other insurance." 54:162.

Avoidance of policy for other insurance. 29:347.

- entirety.

Entirety of insurance contract. 23:479.

Entirety of insurance for gross premium on different items or kinds of property. 23:479.

-in life or accident policies generally.

As to physical traits and conditions. 64:495.

Construction of ambiguities in health insurance. 66:91.

Health certificate as reaffirmation of statements in original application. 66:91.

-health and habits.

Warranties in policies of life insurance as to health. 94:293.

What constitutes "spitting or coughing blood." 94:293.

Representations in application for life insurance, as to use of intoxicating liquors. 64:495.

-occupation.

Noninsurable occupation. 53:470.

Change of occupation as affecting recovery of accident or life insurance. 39:548.

Self executing conditions in by-laws or benefit certificates against engaging in liquor trade. 91:189.

- representations as to former rejection.

Falsity of representations as to previous rejection as defense to insurance policy. 74:310.

Construction of question as to rejection by other "company" or "association." 74:310.

-incontestable clause.

Incontestable clause in life insurance policy. 62:39. suicide. 62:39.

54101401

Forfeiture.

Waiver or estoppel as to, see infra, V.

Forfeiture of insurance. 48:471; 69:210; 68:335; 71:338; 77:296.

Forfeiture of partly paid up policy. 23:491.

Forfeitures of membership rights in benefit societies. 30:509.

Forfeiture of policy in mutual benefit company. 39:303.

Forfeiture of policy as to mortgagee. 13:483, Gil. 447.

Grounds for forfeiture of insurance policy. 79:337.

Right to avoid a policy of insurance for improper designation of beneficiary.

Necessity for declaring a forfeiture of insurance. 41:396.

Effect of forfeiture of policy. 41:396.

INSURANCE, III.-Continued.

- for nonpayment of premiums or assessments.

Forfeiture of policy for nonpayment of premium note. 74:387.

Forfeiture of certificate for nonpayment of assessment. 56:414.

Termination of rights in beneficient society for nonpayment of dues. 46:61.

Suspension by failure to pay after notice of assessment. 73:486.

Of partly paid up policy for nonpayment of "complete annual premium." 23:

Suspension for nonpayment of lodge due. 87:417.

Effect on insurance of failure to pay void assessments. 59:308.

Effect of application of policy holder's surplus to payment of his assessments. 23:491.

Notice of assessment. 73:486: 78:448.

Notice of premiums falling due. 57:510.

Notice as prerequisite to default in paying assessment. 45:256.

Necessity that statutory notice of maturity of note given. 74:387.

Notices precedent to liability in benefit insurance. 27:215.

Length of notice of assessments in mutual benefit society. 48:471.

Date of notice. 73:486.

Validity of service of notice of assessment by mail. 48:471.

Subsequent default of insured as affecting accrued right of recovery on insurance contracts. 39:174.

Reinstatement.

Reinstatement of insurance. 52:424; 75:377.

On payment of premiums. 57:510.

On new conditions. 39:303.

Reinstatement of revival and insurance contract. 30:509.

Revival of suspended insurance policy. 43:367.

Premiums and assessments.

Forfeiture for nonpayment of, see supra, Forfeiture-for nonpayment.

Waiver or estoppel as to, see infra, V.

Conditions or instructions that first premium be paid in cash. 99:176.

Compliance with by-laws and articles in levying mutual insurance assessments.
69:210.

Liability of policy holders to assessment in mutual insurance company. 49:291; 62:169.

Assessment against policy holders in an insolvent mutual insurance company. 77:256.

Liability of insured to assessment on insurance policy not stated to be mutual. 87:392.

Conclusiveness of assessment by order of court. 87:392.

Recovery of insurance premiums. 43:367.

Recovery by insurance agent of premiums advanced for insured. 62:209.

Payment of insurance premiums. 99:176.

Payment of assessments upon insurance policy. 51:57.

Validity of payment of insurance premium. 18:448, Gil. 404.

Sufficiency of payment on insurance contract. 30:509.

Payment of insurance premium by agent. 18:448, Gil. 404.

INSURANCE, III.—Continued.

Power of agent authorized to accept payment of premiums. 99:176. Tender of premium after loss. 41:198.

Due date of life insurance premium under terms of policy. 98:491.

Reassessment of illegal assessment. 81:116.

Payment of insurance assessments during illness. 87:417.

Applicability of guaranty fund to pay assessments. 69:210.

Application of dividends in life insurance policy to prevent lapse. 51:57.

- premium notes.

Promissory notes taken as payment of premiums on life insurance. 55:95. Implied authority of life insurance solicitor to assert notes for premiums. 70:224.

Enforcement of premium notes. 43:21.

Defense to premium note. 63:170.

Fraud in procuring insurance or premium notes. 70:224.

- recovery back.

Right of policy holder to a return of unearned premium. 65:283.

Right to unearned premium on forfeiture. 44:440.

Liability of mutual insurance companies for unearned cash premiums. 49:291.

Right to unearned premiums on insolvency of insurance company. 46:198; 84: 134.

Recovery of premium paid for void insurance. 13:59, Gil. 50.

Right to recover payments made to mutual benefit society where certificates declared void. 96:441.

Right to recover premiums paid on refusal to reinstate insurance. 39:303.

Right of insured who has broken condition of policy to return of premium. 41: 396.

Action to recover premium on canceled policy. 84:134.

Assessment to repay unearned cash premiums. 49:291.

IV. Transfer of policy.

Assignment of policy. 21:370; 52:304; 78:46.

Assignment of life insurance policy. 28:166, 447; 59:39.

Assignment as new contract. 78:46.

Sufficiency of assignment. 59:39.

Validity and effect of assignment of life insurance. 75:412.

Necessity for insurable interest in assignee. 59:39.

Effect of insurer's consent to assignment. 78:46.

Manual delivery as affecting pledge of insurance policy. 59:39.

Rights of assignee. 75:412.

Change of beneficiary.

Power of insured to change beneficiaries. 50:278; 60:308; 85:349.

Change of beneficiary in mutual benefit certificate. 47:85.

Right of insured to change beneficiary or surrender life insurance. 27:193.

Right of assured to change beneficiary in mutual benefit society. 47:260.

Right to change or appoint beneficiary. 28:447.

References are to Reports as Notes are in that order.

Index to Notes, Minn. Rep.

25.

INSURANCE, IV.—Continued.

Designation of beneficiaries. 50:278.

Designation of beneficiary as precedent to right to change. 28:447.

Sufficiency of designation of change of beneficiary. 47:260.

Death of beneficiary before insured. 50:278.

Change of insurance on change of ownership of property. 48:438.

V. Waiver; estoppel.

Of insured or beneficiary.

Waiver of mistake of fraud of insurer. 54:536.

Estoppel of insured to claim equities in assigned policy. 75:412.

Payment of void assessments as estopping member from questioning validity of further void assessments. 59:308.

Of insurer.

Waiver of terms of policy. 5:492, Gil. 393.

Waiver of conditions in policy. 17:104, Gil. 83; 27:393; 34:352; 36:112; 39:129; 43:177; 46:519; 47:352; 52:424; 60:275; 74:387; 88:423; 97:98. in by-laws. 79:124.

Waiver or estoppel as to conditions of policy. 59:182.

Waiver of breach of condition in policy. 29:347; 41:396.

Waiver of provisions in insurance contracts. 22:193.

Waiver of forfeiture. 17:104, Gil. 83; 41:198; 69:210; 78:240.

under beneficial insurance contract. 76:417.

Estoppel of insurer to claim forfeiture. 51:24, 224; 92:489.

of mutual benefit society. 96:494.

Waiver of breach of insurance policy. 46:61.

Waiver of right to avoid policy of insurance. 43:367.

Waiver of defense to action on insurance policy. 68:82.

Estoppel of insurer to set up legal defenses. 50:227.

Right to modify or waive terms of insurance contract. 57:35.

Right of insurance corporations to waive provisions of its by-laws. 73:297. age limit. 73:297.

Ratification of acts of insurance agent. 21:407.

Estoppel of insurer to question joint obligation on policy issued jointly. 31:17.

Application of doctrine of waiver to insurance policies. 91:382.

Waiver of right of mutual benefit society to avoid certificate. 96:441.

Effect of nonwaiver agreement in policy. 91:358.

Effect of provision in policy against waiver without writing or indorsement. 39:129.

Oral statements binding insurance company notwithstanding policy provides for writing. 47:352.

Sufficiency of acts by insurer as waiver to prevent forfeiture. 39:129.

Conduct amounting to waiver of conditions of insurance. 44:513.

Acts constituting waiver of conditions in insurance policy. 58:492.

Waiver of forfeiture of policy by action thereunder. 64:96.

Recovery on lasped policy induced by insurer's misrepresentations. 57:510.

Agreements for arbitration of loss under policy as estoppel to deny liability or waiver of breach of condition. 41:396.

INSURANCE, V.-Continued.

Issuance of policy as waiver. 17:123, Gil. 98.

By failure to return premium. 41:396.

By retention of premium by insurance company. 97:98.

Receiving premiums or other money by virtue of terms of policy. 43:367.

-as to proofs of loss.

Waiver of proof of loss. 63:305, 506.

Waiver of objection to proof of loss. 17:104, Gil. 83; 45:318; 53:470; 64:193; 66:138; 68:335.

Waiver of notice of loss under policy. 17:123, Gil. 98; 57:519.

Waiver of statement of proof of loss. 80:527.

Waiver of formal notice and proofs of loss. 5:492, Gil. 393.

Waiver of proof of loss by adjuster. 48:278.

Waiver of proofs of loss by stipulation for arbitration. 66:138.

-as to arbitration or appraisal.

Waiver of arbitration. 68:335.

Waiver of right to arbitrate loss. 77:291.

What constitutes waiver of provision for arbitration. 48:380. delay as waiver. 48:380.

Oral waiver of arbitration clause in insurance policy. 70:248.

Waiver of new appraisement on setting first aside. 66:138.

-as to other insurance.

Waiver of conditions against other insurance. 46:471; 59:182.

-as to premiums or assessments.

Waiver of delay in paying insurance assessments. 69:236.

Waiver of nonpayments of assessments. 79:468.

Waiver of failure to pay insurance assessment. 82:411.

Waiver of unreasonable assessment. 78:448.

Waiver of forfeiture for nonpayment of lodge assessments. 85:396.

Waiver of condition as to payment of insurance premium. 92:234.

Denial of liability as waiver of provision of policy for delay in payment or suit. 57:519.

-as to membership.

Waiver of irregularities as to membership in benevolent society. 51:224.

Waiver of forfeiture of membership in fraternal or mutual benefit society. 69:210.

-as to beneficiary.

Waiver of formal designation of beneficiary, 59:123.

Right of society to waive rules as to change of beneficiary. 85:349.

-as to mistake or fraud.

Waiver of mistake or fraud in insurance. 90:9.

Retention of policy as waiver of mistake or fraud. 87:392.

Acceptance of premium after notice of fraud, as waiver thereof. 73:297.

-effect of knowledge or notice.

Accepting application with notice of mistake as estoppel. 17:104, Gil. 83. Effect of insurer's knowledge of conditions rendering policy void. 36:112.

Knowledge essential to waiver. 47:352.

INSURANCE, V.—Continued.

- by agent generally.

Waiver by agent. 43:177.

Act of agent as waiver. 27:393.

Acts or omissions of agents as binding on insurer. 31:17.

Waiver of proof of loss by local insurance agent. 61:135.

Waiver of condition in contract by agent. 72:344.

Estoppel of insurance company by agent's acts. 66:91.

Estoppel of insurer by knowledge and acquiescence of agent. 46:471.

- authority of agent to waive condition.

Authority of agent to waive conditions of policy. 46:471.

Power of local agents to waive conditions of policy after loss. 36:433.

To waive notice or proofs of loss, 36:433.

Authority of insurance adjuster to waive conditions of policy. 37:390.

Effect of provisions in policy against power of agents. 39:129.

VI. The loss; remedies of assured.

Right to recover for loss under policy. 17:104, Gil. 83.

Meaning of word "loss" in insurance law. 21:85.

Date of fire loss. 21:85.

Dispute of claims by insurance company. 67:245.

Sufficiency of payment after loss. 37:106.

Right of insurance company to impose terms of payment. 60:382.

Duty of insured as to damaged goods, 77:291.

Effect on member's rights of failure of officers of subordinate lodge to perform duty. 63:506.

Conditions precedent to recovery generally.

Conditions precedent to recovery on insurance policy. 50:227; 99:293.

Official action as precedent to right of action on policy in beneficiary order.
63:506.

Notice; proofs of loss; inventory.

Waiver or estoppel as to, see supra, V.

Proof of loss. 23:479; 63:506; 65:283; 79:337.

Construction of insurance policy as to proof of death. 27:215.

Certification of proofs of loss. 63:506.

Notice to insurer. 63:286.

Notice of loss under insurance policy. 78:46.

Notice of sickness. 64:390.

Statement or proof of fire loss. 83:398.

"Notice of loss" and "proof of loss" distinguished. 21:85.

Service of notice and proof of loss. 64:61.

Objections to proof of loss. 64:193.

Conclusiveness of proofs of loss. 67:298; 68:335.

Conclusiveness of statements in proof of death. 40:202.

Notice or proof of loss as condition precedent in insurance. 12:279, Gil. 183; 48:278: 51:239.

Failure to give notice or proofs of loss or death. 63:305.

INSURANCE, VI.-Continued.

Effect of failure to give notice of or make proofs of loss insurance cases. 82:336.

Effect of failure to render to insurance company proof of loss. 61:135.

Omission of agent to certify proofs as affecting insurer's liability. 50:227.

Sufficiency of proof of loss. 5:492, Gil. 393.

Sufficiency of delivery of proof of loss. 54:336.

Sufficiency of giving of notices required under policy. 23:479.

mailing. 23:479.

Necessity of strict compliance with the terms of policy as to proof of loss. 36:433.

Proof of death without regular blanks. 27:215.

Furnishing of blank forms by insurance company. 92:379.

Who may give notice and proof of loss. 17:123, Gil. 98; 53:470.

Time for filing proof of loss. 53:470.

Time for notice of illness under policies of casualty insurance. 88:397.

Necessity for applicant disclosing loss before completion of insurance contract. 37:106.

"Forthwith" as meaning reasonable time. 55:58.

"Immediate" notice of loss. 63:305; 79:337.

Extension of time to furnish proof of loss. 64:193.

Covenant to furnish inventory after fire loss. 48:380.

Arbitration and appraisal; adjustment.

Waiver or estoppel as to, see supra, V.

Adjustment of insurance loss. 84:134.

Arbitration of insurance loss. 77:291.

Arbitration of losses on insurance policy. 79:337.

Stipulations regulating effect of arbitration. 50:227.

Agreements for arbitration of loss under policy. 41:396; 48:380.

Validity of provisions in insurance policy as to appraisement. 50:341.

Validity of stipulations for arbitration in insurance policy. 57:472.

Right of party to be heard before arbitrators. 50:341.

Appraisal without notice to other party. 43:367.

Arbitration as condition precedent to action on policy. 41:400; 42:315; 50:341; 68:335, 373; 94:141.

Appraisement of loss by fire, under policy, as condition precedent to suit. 66:138.

When arbitration of amount of loss of insured property is required. 82:426.

Right to demand arbitration of insurance loss. 100:374.

Effect of failure of arbitration. 48:380; 84:526.

Effect of failure to complete insurance appraisement by the action of one party. 96:154.

Selection of appraisers and umpire. 63:506.

Qualification of insurance appraisers. 66:138.

Disqualification to act as arbitrator. 84:526.

Conclusiveness of award of arbitrators. 50:341.

Validity of agreement that the award on arbitration under policy shall be conclusive on the parties. 52:378.

Effect of denial of right to be heard on an award. 84:526.

Setting aside award of arbitrators. 66:138.

References are to Reports as Notes are in that order.

INSURANCE, VI.-Continued.

Risks and causes of loss, injury or death—under policies covering property.

What losses covered by insurance. 63:305.

What is "loss by fire." 100:528.

Legal insurance risks. 67:245.

Increase of risk or hazard, 63:420.

Increase of hazard in insurance. 53:549.

Interest covered by insurance of estate. 86:486.

Avoidance of policy by use of prohibited article. 50:409.

Avoidance of insurance policy by use of gasolene. 46:519.

- under life or accident policy.

Contributory negligence or voluntary risk as a defense to an action upon accident insurance policy. 53:470.

Unlawful fatal act of insured as affecting right to recover insurance. 29:380.

Voluntary exposure to unnecessary danger. 39:548.

Voluntary exposure of insured as limiting liability of accident insurance company. 92:238.

Voluntary exposure to danger as breach of condition of accident insurance.
41:231.

by passenger on train. 41:231.

"Intentional injury" in accident insurance. 74:505.

Suicide as defense to life insurance. 29:380; 39:174; 61:516; 93:24.

in mutual benefit society. 29:380.

as breach of condition against violation of law. 39:174.

effect of suicide of insured while insane. 76:518.

when suicide deliberate act. 85:369.

liability on policy where insured commits suicide. 25:534.

Extent of injury, loss, or recovery - insurance on property.

What constitutes total loss by fire. 80:527; 82:426; 85:48, 118.

Test for determination of total loss of insured premises. 85:65.

Measure of loss under policy of insurance where repairs are forbidden by ordinance. 80:527.

- insurance on persons.

Extent of recovery on policy. 41:516.

Amount of recovery in action on benefit certificate. 61:96.

Amount of recovery by creditor. 65:548.

What constitutes total disability of insured. 63:506; 69:14; 76:382; 88:224.

Interest in proceeds - in property insurance.

Right to insurance. 67:436.

Who entitled to proceeds of policy. 29:309.

Recovery of insurance by legal representative. 88:478.

Assignment of policy as affecting rights of parties under it. 29:330.

Priority between garnishing creditors and chattel mortgagee in proceeds of insurance with loss payable to mortgagee. 32:529.

Right of claimant under unfiled chattel mortgage on goods insured as against garnishment of insurance money. 32:381.

INSURANCE, VI.-Continued.

Construction of loss payable clause. 60:418.

Rights of mortgagor and mortgagee in insurance policy. 54:272.

Interest of mortgagor in insurance contracts. 48:9.

Right of mortgagor to insurance taken out by mortgagee. 29:330.

Rights of mortgagee in insurance. 17:497, Gil. 473; 29:330.

under covenant to insure. 29:330.

Recovery by mortgagee on insurance policy. 59:267.

Effect of provision making insurance payable to mortgagee. 46:130.

Right of mortgagee to insurance money where goods are mortgaged. 32:381.

of mortgagee's creditor. 32:381.

of mortgagor's creditor. 32:381.

Mortgagor's breach of insurance policy as affecting mortgagee's rights. 100:374.

— of insurance on persons.

Rights in insurance policy. 46:409.

Effect of claim being payable from a particular fund. 39:174.

Remedies and amount of recovery against assessment benefit insurance companies. 39:174.

Right in death benefit where designated beneficiary pre-deceases insured. 28:447. Beneficiaries under certificate of membership in benefit society on failure of designation. 41:405.

Participation of after-born children in insurance for benefit of children. 27:193. Capacity of local lodge to be beneficiary in a mutual benefit insurance policy. 46:303.

Exemption of life insurance money. 61:217.

Subrogation.

Subrogation of insurers. 49:386; 59:267; 63:170; 64:61, 492.

Insurer's right of subrogation. 55:236.

Right to be subrogated to rights of insured. 87:175.

Liability to carrier.

Insurer's liability to carrier for loss. 55:236.

Apportionment.

Apportionment of insurance. 64:61; 71:296.

Apportionment of loss under insurance policy. 5:53, Gil. 37.

Actions, enforcing payment.

Allegations in action on policy, see Pleading, II.

Action on benefit certificate. 41:516.

Action at law to recover on mutual benefit certificate. 30:406.

Remedy to compel payment of insurance by mutual benefit association. 40:202.

Evidence of total membership or amount realizable from assessment. 30:406.

-who may enforce.

Who may maintain action on insurance policy. 60:418.

Right of beneficiary to sue on policy. 17:123, Gil. 98.

Action on life insurance certificate by designated beneficiary. 36:131.

Who may describe himself as owner of insured property. 17:123, Gil. 98.

Who may maintain action on joint policy. 31:17.

INSURANCE, VI.-Continued.

- limitation of time.

Limitation of action on insurance policy. 68:373; 77:291; 84:116.

Limitation as to commencement of suit. 58:163.

Limitation of action on adjustment. 84:134.

Validity of limitation of time for bringing suit on insurance policy. 21:85.

Policies limiting time for bringing suit and also making insurance not payable until conditions are fulfilled. 21:85.

Excuse for failure to bring suit within time limited in policy. 21:85.

VII. Reinsurance.

Reinsurance of risks. 73:297.
Contract of reinsurance. 56:38.
Liability of reinsurer. 56:38.
Right of policy holders. 56:38.
in surplus. 73:319.

Age limit as applying to reinsurance. 73:297.

VIII. Guaranty policies.

Guaranty of honesty of employees of officers, see Bonds.

Guaranty insurance. 65:283.

Contract of guaranty insurance. 63:170; 74:139.

Nature of guaranty insurance. 76:450.

Right of insurer to indemnity. 63:170; 76:450.

Assignment of indemnity insurance. 63:286.

Stipulation in policy of guaranty insurance. 64:144.

Liability of insurer. 63:170; 64:144.

Liability of guaranty insurer for constructive fraud or dishonesty. 76:450.

Liability under administration insurance bonds. 78:228.

Stipulation in contract of indemnity as to conclusiveness of evidence. 74:139; 76:450.

Notice of claim under indemnity policy. 86:467.

Meaning of criminal fraud in guaranty insurance. 63:170.

Employer's liability.

Employer's liability insurance. 63:286.

Waiver of provisions in policy of employer's liability insurance. 94:478.

Liability to assured not paying judgment. 63:286.

Right of employee to proceeds of employer's liability insurance. 63:286.

Title insurance.

Title insurance. 67:126.

Construction of. 67:126.

Liability upon policy of title insurance. 60:275; 67:126.

Application for title insurance. 60:275.

Obligation of title insurer. 64:149.

Measure of insured's damages under policy guarantying title. 64:492.

Condition precedent to action on. 67:126.

INSURANCE, VIII.-Continued.

Credit insurance.

Credit insurance. 67:245.

"Initial loss" in credit insurance. 72:364; 78:214.

Fidelity insurance.

Bonds for fidelity of employees, see Bonds.

Right of fidelity insurance company to take counter-security. 64:144.

Liability of guaranty bonds. 92:453.

Casualty insurance.

Casualty insurance. 48:110.

Payment of loss as precedent to action on casualty or indemnity policy. 63:286.

INTELLIGENCE OFFICE.

Regulation of intelligence offices. 48:331.

INTENT.

As element of crime, see Criminal Law.

To dedicate land, see Dedication.

Of parties to deed, see Deeds.

Presumption and burden of proof as to, see Evidence, II.

Parol evidence as to, see Evidence, VI.

Evidence of generally, see Evidence, XI.

Of one making false representations, see Fraud and Deceit.

To defraud creditors, see Fraudulent Conveyances.

Of legislature in passage of statute, see Statutes, II.

Question for jury as to, see Trial, II.

Of testator, see Wills.

INTEREST.

- I. In general.
- II. When recoverable,
- III. Rate.
- IV. Compound interest.

Usurious interest, see Usury.

As affecting competency of witness, see Witnesses.

I. In general.

Nature of interest. 14:174, Gil. 134.

Legality of interest demands. 7:469, Gil. 377.

Effect of default in payment of interest to render principal due. 14:77, Gil. 59.

II. When recoverable.

Allowance of interest. 4:528, Gil. 413; 40:512; 78:57; 78:129.

When interest is chargeable. 5:474, Gil. 383.

INTEREST, II.-Continued.

Interest on unliquidated claims. 83:505.

Contract to pay interest. 21:530; 89:383.

Right to interest on default. 2:350, Gil. 302.

Recovery of interest on overdue paper. 25:314.

Interest on note not specifying time of payment. 56:43.

Liability of mortgagee for interest on surplus. 75:21.

Liability of garnishee for interest. 67:365.

Allowing interest on assessments. 10:290, Gil. 229.

Interest on taxes. 62:518.

Right to interest on subsequent payments by assignee of state. 72:148.

Right to interest in action for breach of contract. 69:524.

Time whence interest is allowable on breach of contract. 14:174. Gil. 134.

Right of assured to recover interest. 77:291.

Recovery of interest on policy of insurance. 51:224.

Right to interest on insurance premiums. 56:424.

Interest on purchase money of land. 18:462, Gil. 414.

On coupons.

Right to interest from maturity of coupons. 25:314; 29:68; 93:4.

As damages; on amount recovered as damages.

Interest as damages. 2:323, Gil. 277; 13:92, Gil. 86; 16:320, Gil. 283; 20:527, Gil. 473; 31:201; 61:268.

on public demand. 31:201.

Interest as damages on breach of money contract. 3:339, Gil. 238.

Recovery of interest as damages for breach of warranty. 29:373.

Interest as an element of tort damages. 5:119, Gil. 85.

in replevin. 5:119, Gil. 85.

Interest as part of damages for tort to property. 30:18.

Interest on damages awarded. 21:491.

In condemnation proceedings.

Right to interest in condemnation proceedings. 38:266.

Interest on amount awarded in eminent domain. 21:424; 22:173; 30:145; 62:67. pending appeal. 24:311.

Interest on delayed compensation for property taken for public use. 21:322.

Liability of trustees.

Liability of trustee for interest. 85:1.

When trustee chargeable with interest. 49:170.

Charging trustee with interest on trust fund. 30:380.

Liabilities of trustee commingling trust fund as for interest. 62:408.

Liability of depositary, bailee, etc., for interest. 83:394.

Liability of public corporations.

Liability of public corporations for interest. 69:78.

Liability of municipality for interest. 65:300.

III. Rate.

Effect of agreement for interest at certain rate. 5:474, Gil. 383.

References are to Reports as Notes are in that order.

INTEREST, III.—Continued.

Rate of interest allowable as damages. 2:350, Gil, 302. Rate of interest on coupons. 39:122.

After maturity.

Interest at different rates before and after maturity. 22:19. Rate of interest after maturity. 1:352, Gil. 260; 23:84. On contracts. 15:416.

On note. 2:384, Gil. 338; 3:347, Gil. 246.

On coupons. 39:122.

Stipulations as to rate. 3:339, Gil. 238.

Contract rate of interest after due day. 3:347, Gil. 246.

Contract rate of interest on note after maturity. 8:202, Gil. 172.

Valid contract rate of interest after due day. 3:339, Gil. 238.

Agreement for increased rate of interest after default. 39:122.

Effect of provision for an increase of interest after maturity of the contract. 51:485.

Penal nature of contract to pay increased rate on bill or note. 3:339, Gil. 239.

IV. Compound interest.

Allowance of compound interest. 24:267. Interest upon interest. 2:350, Gil. 302. Interest on interest over due. 24:267. Recovery of interest on interest. 25:314. Payment of interest on interest. 19:67, Gil. 45.

INTERIOR DEPARTMENT.

Disposal of public lands through, see Public Lands.

INTERLOCUTORY INJUNCTION.

See Injunction.

INTERNAL IMPROVEMENTS.

Works of internal improvement. 76:334.

INTERPLEADER.

Interpleader. 23:7. Right of interpleader. 4:407, Gil. 309; 45:23. Occasions for bill of interpleader. 24:66. Withdrawal of plaintiff on joinder in interpleader. 23:7. Order of practice on presenting bill of interpleader. 24:66. Decree. 23:7.

INTERPRETATION.

Of contract, see Contracts, II.
Of insurance policy, see insurance, III.
Of statutes, see Statutes, II.

INTERPRETER.

Proof of conversations through, see Evidence, X.

In garnishment proceedings, see Garnishment.
Of parties in actions, generally, see Parties, III.

INTERROGATORIES.

Special interrogatories, see Trial, II.

INTERSTATE COMMERCE.

See Commerce.

INTERVENTION.

Right of intervention. 42:500; 44:61; 51:259.

Rights of intervenor. 84:200.

Interest essential to right of intervention. 25:148.

Intervention of judiciary in tax proceedings. 25:131.

Statutory procedure where party intervenes. 28:428.

Rights of intervening creditors in suits against insolvent corporation and stockholders. 44:409.

INTOXICATING LIQUORS.

- I. In general.
- II. Prohibition and regulation; statutes and ordinances.
- III. Licenses.
- IV. Unlawful sales.
 - V. Civil damages.

I. In general.

What are "malt liquors." 89:502.

What are spirituous liquors. 40:55.

Brandy as intoxicating liquor. 54:105; 86:174.

Construction of statutes defining intoxicating liquors. 47:375.

II. Prohibition and regulation; statutes and ordinances.

Nature of liquor traffic. 99:248. Regulation of sale of liquor. 32:145.

References are to Reports as Notes are in that order.

INTOXICATING LIQUORS, II.-Continued.

Power to regulate liquor traffic. 24:247.

Power to regulate sale of intoxicating liquors. 50:128.

Constitutional regulation of liquor traffic. 31:316.

Object of liquor license laws. 87:27.

Liquor statute. 23:181.

Statutory regulation of liquor traffic. 43:373.

State's power to regulate liquor traffic. 23:549; 89:205.

Power of legislature over sale of intoxicants. 86:121.

Validity of liquor license laws. 24:61.

Statutes affecting sale of intoxicants. 47:270.

Construction of statutes regulating liquor selling. 58:193; 89:502.

Validity of statute or ordinance as to sale of liquors. 22:312.

Municipal regulation of liquor traffic. 27:76; 31:316.

Validity of municipal ordinance regulating liquor selling. 43:373.

Power of cities to regulate liquor traffic. 89:503.

Power of legislature to delegate regulation of liquor traffic to municipalities, 3:291, Gil. 200.

Right of municipality to delegate power to regulate liquor traffic. 33:69.

Statutes regulating sale of intoxicating liquors as applying only to retail trade. 38:150.

Closing of saloons on election day as within police power. 38:150.

Powers included in power to license and regulate liquor traffic. 82:256.

Prohibition of booths and stalls in saloons. 82:256.

What constitutes "enclosure" in barroom. 88:74.

Concurrent power of city and state.

Jurisdiction of prosecution, see Criminal Law.

Exclusive municipal power over liquor traffic. 37:16.

as abrogating state law. 37:16.

General law as superseding ordinances on sale of intoxicating liquors in cities. 38:143.

Concurrent state and city jurisdiction over sale of intoxicating liquors. 25:370.

Concurrent power of state and city to control liquor traffic. 26:175, 177.

General liquor laws as affected by special charter on same subject. 29:393.

Effect of statutory liquor regulation on charter regulation or ordinances. 84:281.

Effect of a general liquor law on regulation by ordinance. 84:366.

Rffect of general law on charter as to license of liquors. 83:9.

Conflict between general and local liquor laws. 50:128.

Conflict between liquor traffic ordinance and statute. 97:355.

Relation of ordinances governing sale of intoxicating liquors to state laws. 77:540.

Local option.

Effect of local option law upon prior laws. 24:247.

Power to regulate sale of intoxicating liquors by districts. 32:145.

Power to regulate as including prohibition within prescribed districts. 32:145.

Offense under local option law. 86:121.

Prosecutions for sale of intoxicating liquors, as affected by local option. 70:462.

INTOXICATING LIQUORS-Continued.

III. Licenses.

Object of laws requiring license to sell intoxicating liquors. 27:318. Necessity that ordinance require liquor license. 32:145. Regulative purpose of licensing of sale of intoxicants. 33:102. License to sell intoxicating liquor. 86:441. Liquor dealers required to have licenses. 3:291. Gil. 200. Municipal power to license liquor traffic, 24:61. Municipal power to regulate and license sale of intoxicants. 42:320. Power of municipality to delegate power to license. 21:512. Power to limit number of licenses to sell intoxicating liquors. 94:81. Statutory procedure to obtain liquor licenses. 16:381, Gil. 340. Right to withdraw name from petition as to sale of liquor. 59:351. Power to license as conferring power to recover fee. 16:381, Gil. 340. Validity of liquor license. 86:253.

Validity of liquor license fee. 43:373.

Right to question amount of license fee. 32:145.

Effect of refusal to issue liquor license. 23:140.

Discretion as to liquor licenses under general law. 16:381, Gil. 340.

Selling intoxicating liquors without a license. 31:316.

Necessity for license to legalize sale of liquor. 23:140; 43:231; 45:44. Necessity for formal license to legalize sale of liquor. 60:510.

exceptions and excuses. 23:140.

as dependent on quantity sold. 43:231,

Rights under liquor license. 23:549.

Right of applicant to reject license. 60:510.

Who may appeal from grant of liquor license. 37:362.

Validity of statute applying license fees to state debts. 24:61.

statute dividing city license fees between city and county. 24:61. To whom bond of licensee to sell liquor must run. 47:521.

Retroactive effect of liquor license. 36:234.

Bond of liquor seller.

Liquor seller's bond. 76:1.

purpose of. 83:124.

Revocation.

Power of municipality to grant or revoke liquor license. 21:512. Authority to revoke liquor license. 24:247. Necessity for good cause for revoking liquor license. 21:512. Proceedings for revocation of liquor license. 41:211. Revocation of license without judicial proceedings. 50:128. Revocation of liquor license as punishment for crime. 50:128.

IV. Unlawful sales and offenses.

Indictment for, see Indictment, etc. Illegal sales of intoxicating liquors. 97:8. What is unlawful sale of beer. 86:121; 87:5. What is "disposing of" liquors within dramshop ordinance. 33:102.

INTOXICATING LIQUORS, IV.—Continued.

Gift of intoxicating liquor as violation of law. 88:27.

Quantities in which liquor may be sold. 41:30, 33.

Violation of liquor statutes as crimes. 26:148.

Statutory offenses in sales of intoxicating liquors. 27:153.

Power to punish illegal liquor sale. 83:456, 460.

Necessity for guilty intent or knowledge in illegal sale of liquor. 23:549.

Defense to prosecution for liquor sale. 83:124.

Defense to violation of state liquor statute. 27:318.

Excuse for sales of liquor without license. 36:234.

Inability to obtain liquor license as defense to illegal traffic. 83:69.

Want of license as element in criminal sale of intoxicating liquor. 30:48.

Liability of purchaser on illegal sale of liquor. 37:212.

Indictable sales of intoxicating liquors in "no license" towns. 69:423.

Prosecutions under wineroom ordinance of Minneapolis. 88:74.

object of ordinance. 88:74.

Who is liable for illegal sale of liquors. 86:174.

Who is subject to conviction for keeping saloon open. 84:370.

Meaning of "blind tiger." 86:149.

Under what laws violations of liquor acts prosecuted. 85:112.

Sales by agent or servant.

Liability for agent's illegal sale of liquor. 23:181.

Liability of principal and agent for liquor selling. 30:48.

Illegal sale by servant. 38:497.

To prohibited persons.

Sale of intoxicating liquor to minor. 99:248.

Construction of statutes forbidding sale of liquors to minors etc. 23:81.

Ownership of liquor as affecting liability for sale to minors. 23:81.

Constitutionality of statutes forbidding sale of liquor to Indians. 70:99.

At prohibited times.

Prosecution for sale of intoxicating liquors at prohibited time. 84:444.

Right to sell beer on Sunday. 37:212.

Statutes as designating liquors not to be sold on Sunday. 37:212.

Sunday closing ordinance and punishment for its violation. 50:128.

Liquor nuisance.

Who is indictable for liquor nuisance. 36:234.

Defense to liquor nuisance prosecution. 38:497.

V. Civil damages.

Liability of liquor seller for assault done by intoxicated person. 83:40.

INTOXICATION.

See Drunkenness.

INVENTIONS.

Pa.	tent	8 f	or,	see	ľ	atents.	
-----	------	-----	-----	-----	---	---------	--

INVERSE ORDER OF ALIENATION.

See Marshaling Assets and Securities.

IRRESPONSIBILITY.

Of person committing crime, see Criminal Law.

ISLANDS.

See Waters.

ISSUES.

Disposal of, see Trial, I.

J

JAIL.

Power to erect courthouses and jails. 28:515.

JEOPARDY.

See Criminal Law.

JOINDER.

Of causes of action, see Action or Suit.

In indictment, see Indictment, etc.

Of parties plaintiff, see Parties, I.

Of parties defendant, see Parties, II.

Of improvements, see Public Improvements.

JOINT AGENCY.

Manner of execution of authority conferred upon more than one. 5:463, Gil. 373.

JOINT CREDITORS AND DEBTORS.

Rendition of judgment against, see Judgment.

Joint liability of master and servant, see Master and Servant, IV.

Joint and several obligations. 82:107.

Parties jointly liable. 34:299.

References are to Reports as Notes are in that order.

JOINT CREDITORS AND DEBTORS-Continued.

Liability of one of several. 13:523, Gil. 491.

municipality and contractor. 13:523, Gil. 491.

Joint and several liability on contract. 57:267.

When joint promisor becomes severally liable. 32:548; 37:214.

Rights of joint and several premises. 63:196.

Effect of joint debtor's acts generally. 35:63.

Liability of joint tort feasors. 58:104.

fires set by two causes. 58:104.

Joint and several liability for joint torts. 15:519, Gil. 428.

Joint and several liability of wrongdoers. 38:179.

Several liability of concurrent wrongdoers. 31:57.

Several liability of tort feasors. 46:106.

Liability of part owners for one another's torts. 12:357, Gil. 232.

Independent acts or nuisances combining in one result. 38:179.

Joint and several liability for nuisance. 76:64.

Recovery as bar to joint and several torts. 13:46, Gil. 39.

Judgment against one of joint debtors as bar to further actions. 65:402.

Release of one joint tort feasor. 81:284.

Effect of release of one joint tort feasor. 39:488.

Release of one of several wrongdoers from liability. 41:84.

JOINT DEMURRER.

See Pleading, VII.

JOINT OWNER.

Injury to lateral support, see Lateral Support.

JOINT STOCK COMPANY.

Joint stock-associations. 66:271.

Joint stock company by implication. 35:458.

Powers and liabilities of joint stock companies. 5:36, Gil. 22.

JOINT TENANTS.

See Cotenancy.

JOINT TORT FEASORS.

See Joint Creditors and Debtors.

JOINT USE.

Of railroad track, see Railroads, I.

References are to Reports as Notes are in that order.

Index to Notes. Minn. Rep.

26.

JOURNALS.

Legislative journals, see Statutes, I.

JUDGES.

Justice of the peace, see Justice of the Peace.

Powers of "judge" in vacation and "court" in vacation distinguished. 3:352, Gil. 249.

Change in judicial district as affecting authority of trial judge. 74:345.

Judicial action after expiration of term of office of judge. 12:538, Gil. 448.

Power of judge to complete unfinished acts after termination of judicial office.

Disqualification.

Disqualification of judge. 1:94, Gil. 73; 26:445; 30:140. Disqualification of officers acting in a judicial capacity. 26:501. Interest disqualifying official. 26:220.

Change.

Affidavit of prejudice. 26:501.

Terms of.

Term of judge elected to vacancy. 9:283, Gil. 267.
Term of judge of probate. 9:283, Gil. 267.

Constitutional provisions as to terms of appointed judges. 22:336.

De facto judges.

Who is de facto judge. 42:30. Acts of de facto judges. 27:292. Validity of acts of de facto judge. 42:30; 72:226.

Liability.

Civil liability of judicial officers. 56:75.

Civil liability of officer or judge for acts. 23:347.

For acts done in exercise of judicial authority. 3:347.

JUDGMENT.

- I. Rendition; entry; amendment.
- II. Effect and conclusiveness.
- III. The lien.
- IV. Foreign judgments; state in Federal and vice versa.
 - V. Discharge, satisfaction.
- VI. Assignment.
- VII. Enforcement.
- VIII. Relief against.

Sentence in criminal cases, see Criminal Law. In eminent domain, see Eminent Domain. Presumption in favor of, see Evidence, II. In favor of, or against, garnishee, see Garnishment. Against infants, see Infants.

JUDGMENT-Continued.

Of justice of the peace, see Justice of the Peace. Costs on appeal from justice's judgment, see Justice of the Peace. Limitation of actions on, see Limitation of Actions, In mandamus proceeding, see Mandamus. On foreclosure, see Mortgage, VI. Deficiency judgment on foreclosure, see Mortgage, VI. In replevin, see Replevin. Set-off of, or against, see Set-Off and Counterclaim.

In action to enforce tax, see Taxes, IV.

I. Rendition; entry; amendment,

Rendition of judgment. 9:318, Gil. 301. Time of "rendition" of judgment. 3:207, Gil. 138.

Necessity for filing affidavit of nonresidence before judgment. 37:194.

By default.

Effect of, see infra, II.

Relief from, see infra, VIII.

Judgments by default. 47:245; 68:112.

Validity of default judgment. 55:53.

Mistake in Christian name as affecting validity of default judgment. 66:40.

Errors and excesses rendering default judgments void. 36:341.

Necessity for proof of cause of action where judgment taken by default. 37:182; 48:66.

in forcible entry and detainer action. 28:461.

By confession.

Sufficiency of statement for judgment by confession. 7:487, Gil. 392; 27:177, 478; 45:341.

Validity of judgment by confession. 30:434; 45:341.

against insolvent corporation. 45:341.

When judgment by confession may be partly sustained. 7:487, Gil. 392.

Time from which confessed judgment dates. 27:478.

Jurisdiction; necessity for service or appearance.

Prerequisites to jurisdiction. 64:531.

Validity of judgment rendered without jurisdiction. 37:194.

Want of jurisdiction as defense against judgment. 78:29.

Jurisdiction acquired by process or summons. 4:473, Gil. 366.

Fact or proof of service as giving jurisdiction. 4:473, Gil. 366.

Validity of judgment based on constructive service. 9:303, Gil. 287.

Service by publication. 43:401.

For and against whom; several or joint.

Nature of judgment against maker and guarantor. 31:314.

Judgment in joint action. 22:1.

Form of judgment in joint action. 3:106, Gil. 58.

Award of damages in action against joint tort-feasors. 44:237.

Entry of judgment on joint and several obligations. 57:267.

Necessity for joint judgment in joint action. 27:68.

JUDGMENT. I.-Continued.

Necessity for joint judgment against parties jointly liable. 22:203. Necessity for joint judgment on joint contract or debt. 7:217, Gil. 159. Several judgment on joint debt. 14:268, Gil. 199. Several judgment upon joint and several contract. 71:185.

Several judgments as to several parties to action. 57:374.

- judgment against part of defendants.

Right to enter judgment against part of defendants. 46:49.

Right to judgment against some of defendants sued jointly. 22:540.

Right to recover as against part of persons sued as joint obligors. 27:56.

Right of objection upon verdict against one only of two codefendants. 38:487.

Judgment as to part of coplaintiffs or codefendants. 47:574.

Judgment where only part of joint debtors are served. 22:203.

Judgment in joint action where some are not served. 36:341.

Judgment against joint defendant not served. 79:252.

Defendants joined as partners. 27:56: 47:574.

Form and substance.

Construction of judgment with respect to form and sufficiency. 84:270.

Construction of judgment against "the defendants." 41:477.

Court's control over form of money judgment. 12:437, Gil. 326.

Judgment for value where verdict does not assess it. 3:134, Gil. 80.

Affirmative relief to defendant. 72:344.

Right to judgment for return of property. 7:104, Gil. 71.

Judgment in condemnation proceeding or proceeding to construct public improvement. 13:508, Gil. 468.

Judgment on objection for want of parties. 20:170, Gil. 153.

Judgment in the alternative. 21:51.

Recovery of a personal judgment for materials. 35:451.

Description of land in judgment. 26:212.

Materiality of description of land in judgment. 36:430.

Validity of judgment in figures without dollar mark. 32:70.

Sufficiency of dollar mark to designate amount of judgment. 37:461.

Judgments in rem. 46:174.

-amount.

Designation of amount of judgment. 26:201.

Judgment against stockholders in action to enforce liability. 66:487.

Including costs and expenses of action. 66:487.

Validity of judgment rendering excessive relief. 98:19.

Limit of recovery. 3:134, Gil. 80.

Restriction of judgment by ad damnum clause. 1:125, Gil. 101.

- conformity to findings.

Judgment on special findings inconsistent with general verdict. 69:285.

- conformity to pleadings.

Judgment on pleadings, see Pleading, I.

Relief for matters not pleaded. 45:132.

Relief on different theory of case than that pleaded. 39:54.

Right to have relief consistent with facts pleaded in complaint. 19:17, Gil. L.

Relief according to case proved variant from prayer. 21:332. Damages for conversion under complaint for replevin. 21:332.

- non obstante veredicto.

Judgment notwithstanding verdict. 9:50, Gil. 39; 17:253, Gil. 230; 18:121, Gil. 106; 66:355; 77:442; 80:488; 81:1, 130, 496; 83:145; 84:397; 94:421.

Constitutionality of law providing for. 77:442.

Occasion for. 75:266.

irremediable defect of evidence. 75:266.

where evidence does not support same. 80:205.

Right to. 79:14.

On motion for new trial. 65:447.

Motion for. 64:312; 73:58.

effect of. 84:226.

Effect of simple motion for. 67:318.

Necessity for motion for verdict before. 84:216.

Necessity for asking for new trial if motion is denied. 75:266.

Waiver of motion for new trial. 81:130.

Motion for directed verdict as condition precedent to. 64:136, 312.

Judgment on general verdict with special finding of facts. 22:19.

Entry: record: when judgment complete.

Wren judgment or order is complete. 18:316, Gil. 285; 27:478.

Necessity for costs to perfect judgment. 37:461.

Record of judgment. 26:317.

judgment for or against garnishee. 26:317.

Entry of judgment. 37:533; 67:491.

Entry of judgment record. 26:303.

Power of court to order party to enter judgment. 2:50, Gil. 37.

Liability for erroneous entry of judgment. 72:403.

Right to compel entry of judgment. 3:207, Gil. 138.

Entry of judgment against nonresident on written acknowledgment of service 4:163, Gil. 108.

Entering judgment without notice to adverse party. 12:60, Gil. 27.

Duty of prevailing party to see to terms of judgment entry. 12:60, Gil. 27.

Accrual of right to enter offered judgment. 38:26.

Entry without findings upon judgment of dismissal. 24:4.

Findings of fact part of judgment entry. 58:72.

Continuity of entry in judgment book. 69:474.

Remedy for failure to credit payment, in entry of judgment. 57:267.

Curing irregularity in entering judgment. 8:451, Gil. 401.

Remedy for erroneous entry of judgment. 47:260.

Signature to entry in judgment book covering numerous pages. 38:471.

Necessity for signature of judge to judgment. 11:45, Gil. 24.

Summary judgment against sureties on bonds in suits. 8:258, Gil. 225.

- necessity for.

Entry as requisite of judgment. 13:46, Gil. 39.

Regular entry as requisite to judgment. 10:303, Gil. 238.

JUDGMENT, I.-Continued.

Entry necessary to complete judgment or order. 5:442, Gil. 361; 10:319, Gil. 250; 25:362.

- by clerk.

Entry of judgment by clerk of court. 10:178, Gil. 144; 11:45, Gil. 24; 34:395, Effect of entry of judgment by clerk. 36:341.

Default entry by clerk. 38:521.

Validity of default judgment entered by the clerk. 28:38.

Clerk's entry of judgment in default cases as the action of the court. 4:473, Gil. 366.

Entry of judgment by default by clerk without direction of court. 15:102, Gil.

Failure of clerk to enter judgment. 14:464, Gil. 346.

Failure of clerk to sign judgment roll. 14:464, Gil. 346.

- place of.

Book for judgment entries. 10:303, Gil. 238.

Proper book for entry of judgment. 14:464, Gil. 346.

Necessity for entry of judgments in judgment book. 15:63, Gil. 43; 15:185, Gil. 142; 19:17, Gil. 1; 31:505; 71:308.

Effect of entry of judgment in wrong book. 19:17, Gil. 1.

-time of; nunc pro tunc.

Voidability of prematurely entered judgment. 55:75.

Entry of judgment nunc pro tunc. 31:505.

Docketing in other county.

Docketing judgment in other county after issue of execution. 50:264.

Modification.

Amendment of judgments. 47:257.

Correction of errors in entering judgments. 57:374.

final judgment. 62:498.

clerical errors. 43:305.

Correction of erroneous entries or orders. 42:179.

Discretion of court as to modification of judgment. 34:107.

Modification of judgment as to attorney's fees in foreclosure actions. 67:12.

Motion for amendment of judgment to accord with subsequent facts. 22:372

Amendment of judgment exceeding stipulation of facts. 25:52.

Effect on third persons. 47:257.

Rights of third persons. 62:498.

Power of courts to amend judgment. 3:427, Gil. 313; 47:399.

to amend records nunc pro tunc. 3:427, Gil. 313.

Right to amend judgment for amount inconsistent with pleadings. 21:327.

-time for.

Time for application. 43:305.

Power to modify judgment after rendition. 30:477.

injunction decrees. 30:477.

Right of probate court to amend decree after time to appeal. 79:226.

JUDGMENT-Continued.

II. Effect and conclusiveness.

Of foreign judgment, see infra, IV.

Former conviction or acquittal as bar to criminal prosecution, see Criminal Law. As evidence, see Evidence, IV.

Necessity for pleading, see Pleading, III.

Effect and conclusiveness of verdict, see Trial, V.

Conclusiveness of judgment. 18:66, Gil. 51; 22:224; 23:442; 26:259; 27:528; 28:418; 33:262; 35:213; 36:177, 228; 38:521; 41:394; 46:260; 54:219 61:18, 113; 68:293; 69:427; 75:321; 79:86; 81:291; 86:140, 407; 90: 177; 94:39.

of tribunal acting judicially. 40:156.

of court exercising limited jurisdiction. 41:325.

territorial courts. 41:108.

as to contingent interests. 62:29.

after expiration of time for appeal. 75:542.

Conclusiveness of issue decided in former action. 28:280.

Conclusiveness of orders and decrees of probate court. 25:347; 26:303; 30:107; 32:163; 37:225; 40:254, 296; 43:363; 62:29; 75:321; 90:177; 95:455. probate final decree. 72:32; 93:232.

decree assigning estate. 85:228.

final probate decree where estate has not been administered. 86:140.

Conclusiveness of allowance of claim in probate proceedings. 25:22.

Conclusiveness of probate court records. 16:494, Gil. 447; 29:27.

probate court records in guardianship matters. 29:27.

Conclusiveness of judgment foreclosing mechanic's lien. 37:208; 40:468.

Conclusiveness of tax judgment. 54:219; 76:257.

without personal appearance. 31:373.

Conclusiveness of judgment in assessment proceedings. 98:269.

Conclusiveness of judgment in action to enforce assessment. 77:394; 98:227.

Conclusiveness of decree of court in tax proceedings. 27:109.

Conclusiveness of judgment in replevin. 64:119.

Conclusiveness of judgment on replevin bond. 33:253.

Conclusiveness of judgment in ejectment. 6:220, Gil. 142; 96:91. on vendor. 63:454.

Conclusiveness of judgment in attachment action. 9:303, Gil. 287.

Conclusiveness of judgment to quiet title. 21:515.

Finality of foreclosure decree of court. 19:17, Gil. 1.

Conclusiveness of judgment for use and occupation. 29:138.

Conclusiveness of judgment in foreclosure. 45:431.

Conclusiveness of adjudication in bankruptcy. 47:177.

Conclusiveness of decision of court in insolvency proceeding against corporation. 74:325.

Conclusive effect of proceedings to condemn land for public improvement. 23

Conclusiveness of order fixing amount of liability upon the stockholders. 73:

Conclusiveness of determination of municipal boards. 30:1.

JUDGMENT, II.—Continued.

Res adjudicata. 24:380; 34:397; 37:49, 360; 41:235; 43:434; 61:170; 86:365. in nuisance actions. 86:365.

in habeas corpus proceedings. 29:462; 31:110; 37:360.

in mandamus proceedings. 25:460; 58:514.

decree as to custody of children. 37:360.

Plea of res judicata. 68:265.

who may urge. 68:265.

What necessary to constitute res judicata. 28:175.

Judgment as res judicata. 38:212; 44:526; 48:420; 56:317; 58:514; 62:271; 63:486.

judgment without jurisdiction. 55:401.

judgment in replevin. 27:304; 61:401.

Orders as res adjudicata. 67:454; 76:441.

Decision on motion as res adjudicata. 33:530.

Res adjudicata by motion. 33:419.

Inapplicability of doctrine of res judicata to orders entered on motions. 82:423. Estoppel by judgment. 44:241; 44:460; 57:100; 63:373; 67:476; 72:143, 319;

78:113.

Former judgment as estoppel. 27:45.

Adjudication of jurisdiction. 14:537, Gil. 408.

Identity of causes of action. 28:175.

Judgment as debt. 57:325.

Order for judgment as one "involving merits." 25:362.

Estoppel by judgment on split up cause of action or defense. 27:428.

Judgment obtained upon attorney's unauthorized appearance. 29:124.

Effect of judgment against party for whom attorney appears without authority 35:207.

Judgment entered nunc pro tunc as affecting intervening rights. 40:258.

Effect of agreement to defend action on conclusiveness of resultant judgment. 36: 347.

Recovery for instalment as bar. 49:362.

Prior judgment as bar to recovery in action commenced earlier. 23:442.

Judgment as merger of cause of action. 3:419, Gil. 306.

Finality of decision of trial court when acting as trier of jurors. 73:150.

Effect of judgment on rights not existing at time. 26:1; 28:175.

Judgment as bar to second suit. 6:53, Gil. 14; 25:72; 30:458; 32:92; 36:1; 39:353, 451; 40:424; 49:362, 536; 52:88; 55:264; 57:148; 59:332; 60:34;

61:326, 423, 549; 62:324; 67:385; 73:103; 78:398; 79:86; 80:160.

Judgments constituting bar. 36:111; 58:133.

judgment going to remedy only. 80:160.

judgment in rem. 51:181.

judgment in ejectment. 21:515.

judgment in replevin. 28:450.

bastardy proceedings. 42:32.

judgment for instalment of salary. 37:402.

judgment in action on contract and suit to reform. 40:424.

Bar of judgment. 36:239.

on one of several joined causes of action. 47:145.

References are to Reports as Notes are in that order.

JUDGMENT, II.-Continued.

Causes of action barred by judgment. 24:4.

Former judgment as bar to recovery for nuisance. 39:286.

Bar of defenses by judgment. 11:104, Gil. 62; 24:4; 25:72.

by judgment for assessment for local improvement. 23:394.

Findings of fact as bar to another action. 11:203, Gil. 132; 30:119.

Effect of judgment against corporation. 91:494.

Effect of judgment on contingent interest. 63:511.

Effect of judgment of divorce. 25:29.

Effect of decree of distribution. 62:29.

Effect of decree of heirship. 44:490.

Judicial effect of allowance of claim in probate court. 47:118, 193.

Title passed by decree of probate court assigning real property. 26:201.

Judgment for conversion as passing title to property. 32:92.

Effect of replevin judgment on right to property. 14:460, Gil. 343.

Judgment as notice. 46:174.

Validity of judgments generally.

Validity of judgment. 4:450, Gil. 352; 23:347; 29:108; 43:401; 51:181; 73:167.

for or against deceased persons. 20:405, Gil. 355.

entered after death of party. 22:542.

Judgments void for want of jurisdiction. 10:366, Gil. 293.

Invalidity of judgment obtained in disobedience of injunction. 14:482, Gil. 358.

Validating void judgment. 64:531.

Judgment procured by fraud or perjury.

Conclusiveness of judgments procured by false testimony. 5:223, Gil. 178.

Right to go behind judgment in action to set aside fraudulent conveyance. 7:337, Gil. 264.

Fraudulently obtained decision as bar to subsequent prosecution. 28:66.

Validity of fraudulently obtained decision. 28:66.

Finality of decision upon motion to set aside alleged fraudulently entered judgment. 89:470.

Judgment on demurrer.

Judgment on demurrer as bar to subsequent suit. 38:307.

Judgment on demurrer as bar to further prosecution. 22:271.

Whether decision upon demurrer is one upon the merits. 89:297.

Judgment of nonsuit.

Judgment of nonsuit as bar. 40:382.

Judgment of dismissal.

Conclusiveness of dismissal judgments. 35:70.

Dismissal as res adjudicata. 37:485; 44:406.

Judgment of dismissal as barring subsequent action. 31:268; 39:398.

Judgment of dismissal on the merits. 51:153; 77:404.

Judgment of dismissal as a final determination of the merits. 33:253.

Effect of dismissals "without prejudice." 36:177.

Judgment by default.

Conclusiveness of default judgments. 21:515; 77:543.

References are to Reports as Notes are in that order.

JUDGMENT, II.-Continued.

Default judgment as res adjudicata. 65:406.

Effect of decree by default. 67:131.

Collateral attack.

Collateral attack on judgments. 4:473, Gil. 366; 11:104, Gil. 62; 14:464, Gil. 346; 14:537, Gil. 408; 14:554, Gil. 422; 16:329, Gil. 291; 22:393; 27:70; 43: 250; 55:401; 64:396, 531; 72:420; 78:33, 427.

Conclusiveness of judgment against collateral attack. 24:48.

Right to subject judgment of court to collateral attack. 25:9.

Right to impeach judgment collaterally. 37:194.

Effect of recital of insufficient jurisdictional facts in record. 37:194.

Direct and collateral attacks on judgment. 69:440.

Action as direct attack on judgment. 43:80.

When judgment subject to attack, 79:476.

Attack on judgment taken by publication. 23:539.

Attack on false record. 31:505.

Right to contradict record of judgment. 55:401.

Right to subject court records to collateral attack. 25:183.

Attack on judgment void upon its face by one not a party to the action. 46:314 Attack on Federal court judgments. 25:9.

Attack on order for irregularities in proceedings. 69:427.

Attack on proceedings of probate court. 24:180; 40:7.

Collateral attack on judgment of probate court. 60:49; 61:335.

Conclusiveness of records of probate courts on collateral attack. 22:393.

Right to attack proceedings of probate court collaterally. 11:384, Gil. 278.

Collateral attack on probate of will. 40:434.

Attack on judgment in attachment. 25:432.

Attack on confirmation of sale. 14:537, Gil. 408.

Attack on tax judgment. 35:1; 81:66.

Impeachment of judgment for local assessments. 47:531.

Right collaterally to attack validity of judgment in assessment proceedings. 51: 539; 91:285.

Attack on foreign divorces. 55:401.

Conclusiveness of recitals of jurisdiction in decrees of court. 25:9.

Attack on original judgment or decree by appeal from a subsequent order. 41:256

Omissions of the clerk affecting judgments. 14:537, Gil. 408.

Necessity that jurisdiction specially conferred appear of record. 8:381, Gil. 33& Laches defeating collateral attack on void judgment. 11:480, Gil. 358.

What matters concluded.

Matters concluded by judgment. 27:428.

Matters settled by former adjudication. 21:196; 26:391.

Matters included in res adjudicata. 43:235.

Conclusiveness of judgment on subject-matter in litigation. 40:48.

by ejectment judgments. 40:48.

Judgment in replevin as bar to trover. 22:564; 28:116; 32:92.

Judgment on debt as estoppel upon right to foreclose. 23:442.

Judgment setting aside sale as bar to foreclosure. 73:90.

References are to Reports as Notes are in that order.

JUDGMENT, II.-Continued.

Conclusiveness of final decree of probate court on property rights assigned or distributed. 26:259.

Specific enforcement as bar to action for damages. 24:4.

Judgment for purchase price as bar to action for breach of warranty. 29:341.

Judgment for use and occupation as res judicata in later tort action. 37:314.

Limited divorce as bar to action for absolute divorce. 43:31.

Conclusiveness of divorce decree as concerning status of person actually citizen. 58:279.

Physician's recovery as bar to action for malpractice. 72:119.

Restriction of retrial to issues left undecided. 44:278.

Effect of voluntary litigation of matter not in issue. 72:188.

Litigation of issue not raised by the pleadings. 79:234.

Litigation by consent of issues foreign to the pleadings. 80:501.

As to parties.

Persons bound by judgment. 68:405.

Conclusiveness of judgments as to privies. 26:350.

Privity to judgment, 25:148.

Persons bound as privy under judgment against another. 82:530. landlord and tenant. 82:530.

Res judicata as between codefendants. 37:49.

Binding effect of judgment upon one whose duty it was to defend. 53:10.

Conclusiveness of judgment on persons secondarily liable. 55:318; 61:430.

Effect of judgment annulling tax sale. 66:425.

Conclusiveness of judgment against undisclosed principal or agent. 98:369.

Estoppel by judgment against person in his representative capacity. 51:146.

Estoppel of party holding note by judgment at suit of assignor. 46:95.

Action by parent for injury to minor child as bar to action by child. 61:196.

- persons not parties.

Estoppel by judgment of one not a party to the record. 26:87.

Actual defense by interested stranger to record. 26:87.

Effect of judgment upon rights of strangers thereto. 40:281.

Binding effect of judgment as against one not a party to the record. 42:123.

Where stranger to record defends. 42:123.

- principal and surety.

Res judicata as to sureties. 88:237.

Res adjudicata against indemnitor of judgment defendant. 30:114.

Notice to covenantor or indemnitor of suit against principal. 30:114.

Judgment against principal as binding on surety. 53:212; 62:94.

Judgment on official bond as prima facie evidence against sureties. 55:318.

Conclusiveness upon sureties of settlement of guardian's account by probate court. 72:426.

Adjudication against guardian on his account as conclusive against his sureties.

- corporations and stockholders.

Persons concluded by judgment against corporation after insolvency. 68:308.

JUDGMENT, II.-Continued.

Judgment against corporation as conclusive as against stockholders. 65:249, 324; 80:32, 125.

defense of fraud or collusion. 80:32.

Conclusiveness of judgment in respect to liability of stockholders. 53:423; 94:1. Conclusiveness of order of assessment against stockholders. 80:125.

Conclusiveness of assessment against policy holders in foreign mutual insurance companies, 94:1,

III. The lien.

Lien of judgment. 1:274, Gil. 210; 6:402, Gil. 270; 29:322; 69:282.

Judgment as lien. 19:347, Gil. 300

Lien of affirmed judgment. 4:318, Gil. 235.

Application of judgment lien law to existing judgments. 16:480, Gil. 435.

Attachment of judgment lien. 74:122.

When judgment becomes lien. 11:104, Gil. 62.

Rights under judgment lien. 19:347, Gil. 300.

Judgments against grantor in fraudulent conveyance as valid liens. 34:547.

Judgment lien on reserving any interest of debtor. 56:531.

Expiration of lien of judgment as bar to suit thereon. 39:330.

On what property.

What property is subject to lien of a judgment. 25:382; 30:424; 43:541; 98:177. Estates and interests affected by judgment lien. 5:333, Gil. 264; 28:408; 30:537; 34:547; 36:314; 45:341.

Nature of interest subject to a judgment lien. 92:303.

Judgment lien on equities. 42:189.

Contingent interest as subject to lien. 51:296.

Lien of judgment against land remaining in vendor's name. 28:408.

Lien of judgment against vendor in executory contract for sale of land. 42:279.

Judgment creditor's rights in property assigned in insolvency. 40:193.

Lien of judgment against homestead. 7:513, Gil. 419; 27:406.

Lien of judgment on after acquired homestead. 26:417.

On after-acquired lands. 1:274, Gil. 210; 6:402, Gil. 270.

Priority.

Priority of judgment. 4:318, Gil. 235; 8:34, Gil. 18.

Priority of docketed judgments. 20:189, Gil. 169.

Priority between judgment and conveyance. 4:450, Gil. 352.

Priority of judgments and recorded transfers. 56:476.

Judgments prior to unrecorded conveyance. 20:189, Gil. 169.

Superiority of judgment lien to unrecorded conveyance. 59:285.

Validity of unrecorded conveyance as against judgment. 20:453, Gil. 407.

Priority of judgment lien over unrecorded deed or mortgage. 58:359.

Judgment creditor's rights as against unrecorded conveyance. 24:281.

Priority of judgment lien over equities not recorded. 31:66.

Priority of docketed judgment as against equities in debtor's land. 28:408.

Priority of unrecorded mortgage over subsequent judgment. 42:279.

References are to Reports as Notes are in that order.

JUDGMENT, III.-Continued.

Duration of lien; extension.

Effect of statutes fixing duration of lien upon existing judgments. 16:230, Gil. 202.

Levy to prolong lien of judgment. 16:230, Gil. 202; 16:480, Gil. 435.

Effect of return of execution "unsatisfied" to prolong judgment lien. 35:540.

Judgment liens extended by statute. 22:380.

Life of judgments. 45:231.

Completion of bar pending proceedings based on judgment. 45:231.

IV. Foreign judgments; state in Federal and vice versa.

Effect of foreign judgment. 18:531, Gil. 476.

Effect of judgments of sister states. 88:456.

Extraterritorial operation of judgment. 27:265.

Sufficiency of foreign judgment record to prove judgment. 58:173.

Collateral question of jurisdiction in sister state judgment. 27:265.

Collateral attack on judgments of sister or Federal court. 56:390.

Conclusiveness of state court judgment in circuit court. 48:521.

Recognition of judgments of Federal courts by state courts. 25:9.

Domesticity of judgments in Federal courts within territorial limits of state. 33: 412.

In divorce suit.

Extraterritorial operation of divorce decree. 27:265.

Conclusiveness of judgment of divorce rendered in foreign state. 75:433.

Validity and effect of foreign decree of divorce. 25:29.

Conclusiveness of recital of residence. 25:29

Contradiction of record by proof of want of jurisdiction. 75:433.

Power to declare foreign divorce decree void. 25:29.

V. Discharge; satisfaction.

Satisfaction of judgments. 15:381, Gil. 305.

Motion to compel satisfaction of a judgment. 16:451, Gil. 407.

Satisfaction of judgment on motion. 26:345.

Power of district court to compel satisfaction of judgment. 36:155.

Satisfaction of replevin judgment by return of property with costs. 37:505.

Tender as satisfying or extinguishing judgment 60:186.

What may be accepted in payment of judgment. 16:451, Gil. 407.

Garnishment judgment as satisfaction against principal defendant. 13:407, Gil. 376.

Effect of unfiled order satisfying judgment. 80:348.

Satisfaction of judgment by note as "loss" within meaning of indemnity policy. 100:1.

By levy.

Levy as satisfaction of judgment. 13:407, Gil. 876; 27:18.

By levy of execution or other final process. 15:381, Gil. 305.

Levy of execution as prima facie satisfaction of judgment. 15:132, Gil. 99.

JUDGMENT, V.-Continued.

On personalty. 13:407, Gil. 376.

On real estate. 13:407, Gil. 376; 16:230, Gil. 202.

VI. Assignment,

Assignment of judgment in part. 52:417.

Rights of assignee of judgment. 5:273, Gil. 217.

Protection of assignee of judgment. 39:382.

Effect of assignment of judgment on right to vacate it. 43:80.

VII. Enforcement.

By sale of property, see Judicial Sale.

Method of enforcing judgment. 16:230, Gil. 202.

Enforcement of judgment against estate of deceased debtor. 27:475.

Limitation on enforcement of judgment. 16:230, Gil. 202.

Equity suit to enforce judgment barred by statute of limitations. 37:282.

VIII. Relief against.

Modification of judgment, see supra, I.

Injunction against, see Injunction.

Vacation of judgments. 13:366, Gil. 339; 14:464, Gil. 346; 17:181, Gil. 153; 28: 132; 38:341: 45:88; 46:314: 52:98.

decree of foreclosure. 40:463.

decree of divorce. 17:181, Gil. 153.

Relief against judgment. 58:410.

Equitable relief against judgment. 60:21.

Right to vacate judgment. 56:476.

Right to maintain an action to set aside a judgment. 69:418; 71:371. under statute. 88:431.

Vacation of void judgment. 29:108.

Necessity for application to trial court for relief from judgment. 40:409.

Neglect to make defense as bar. 58:410.

Who may proceed to set aside judgment. 40:410.

Waiver of right to vacate judgment. 82:162.

Rights of purchasers upon vacation of decree or judgment under which they bought. 51:213.

Effect on judgment of motion to set it aside on ground that court had no jurisdiction. 39:336.

Court's power to vacate its own judgments. 20:173, Gil. 157; 24:345; 39:336; 41:297.

judgment of divorce. 41:297.

Power of court to set aside or modify its orders or judgments. 23:214; 47:399; 67:298.

Power of probate court to vacate its order or judgment. 19:117, Gil. 85; 32:142, 155; 32:142; 82:324.

Power of municipal court over its judgment after transcript filed. 39:305.

JUDGMENT. VIII.-Continued.

Judgments by default generally.

Discretion as to granting relief, see infra,

Grounds for relief, see infra, Grounds-judgment by default.

Relief from default judgment. 4:190, Gil. 131; 32:293; 47:428; 50:164.

as dependent on mode of service. 39:73.

defaults based on service by publication. 39:73; 44:392.

Opening judgment by default. 42:243; 60:117; 67:368; 71:468; 78:295; 79:264; 81:515; 92:271; 94:37; 94:437; 99:272.

Right of court to open default. 43:191.

Right to have default judgment vacated. 69:440.

Right of party to have a default judgment opened. 58:20.

Right of privies to open default judgment. 89:477; 97:135.

Availability of remedy to open default judgment. 44:392.

Right of defendant to relief where judgment taken by default. 46:66.

When default judgment will be opened. 37:128.

Relief from judgment suffered by default of attorney. 7:493. Gil. 399.

Right to open default decree in tax suit. 28:360.

Judgment as to "unknown" heirs. 44:392.

Application for vacation of judgment taken by default. 35:237.

Right to answer after default. 39:315, 390.

Application for leave to answer after default. 15:63, Gil. 43.

Question for decision on motion to open judgment by default. 47: 428.

Error in opening judgment by default. 6:550, Gil. 386.

Discretion as to.

Relief as a matter of discretion. 7:325, Gil. 254; 16:81, Gil. 69.

Discretion in granting relief from judgment. 7:493, Gil. 399; 9:178, Gil. 164.

Discretion vested in trial court as to setting aside judgment. 11:65, Gil. 37; 11:232, Gil. 153; 47:245; 55:287; 60:61.

Discretion to allow answer after default. 15:63, Gil. 43.

-judgments by default.

Discretion in opening default judgment. 17:402, Gil. 378; 20:100, Gil. 83; 35:278; 46:352; 58:196; 72:393; 77:159; 90:301; 74:508.

Discretionary power to grant relief from default after relief as of right is barred. 39:73.

Grounds.

Grounds for new trial, see New Trial.

Grounds for relief under statute. 5:23, Gil. 10.

Grounds for opening judgments. 24:345; 66:131.

Grounds for impeachment of judgment, 41:291.

Vacation of judgment exceeding relief demanded. 65:90.

Absence of attorney as excuse for default. 51:324.

-judgments by default.

Grounds for opening judgment by default. 24:345; 50:1.

Sufficient cause for relief from default judgment as of right. 39:73.

Irregularity as ground for setting aside default judgment. 36:341.

Reliance on court order as excuse for default. 4:190, Gil. 131.

JUDGMENT, VIII.-Continued.

- fraud, neglect, or perjury.

Relief against fraudulent judgments. 21:175.

Setting aside judgment for fraud. 23:46.

Right to vacate divorce decree for fraud. 6:458, Gil. 315.

Action to set aside judgment obtained by fraud. 26:137; 62:160.

statute as affecting. 26:137.

Application to open default judgment on ground of fraud or deceit. 59:432.

Fraud or perjury as ground for relief against judgment. 67:136.

Vacating judgment because of fraud or perjury in obtaining it. 59:432.

Fraud and perjury sufficient to set aside judgment. 55:154.

Construction of statute for setting aside judgment for fraud or perjury. 40:410.

Vacating a judgment or decree for fraud or perjury in procuring same. 42:63.

Action to vacate judgment obtained by fraud or perjury. 89:300.

Statutory action to vacate judgment for fraud or perjury. 99:481.

Excusable neglect justifying setting aside of judgment. 45:252.

Neglect in presenting defense as ground for setting aside judgment. 34:370.

Negligence of attorney as cause for opening default judgment. 20:100, Gil. 83. Action to set aside judgment taken by fraud or on account of surprise or excus-

on to set aside judgment taken by fraud or on account of surprise or excusable neglect. 23:227.

- mistake.

Vacating judgment for mistake. 70:489.

Relief from judgment for mistake of law. 37:128.

Relief from judgment by default due to counsel's error. 50:164.

Proper remedy.

Remedy for judgment not warranted by the verdict. 3:134, Gil. 80.

for judgment entered without authority. 3:134, Gil. 80.

Motion to set aside judgment. 23:539; 44:514.

Attack and annulment of void judgment by collateral action. 29:108.

Vacation of fraudulent judgment on summary application. 35:1.

Vacation of void judgment on motion. 35:207; 88:431.

Relief against void judgment by action or suit. 43:80.

Procedure.

Procedure to vacate or correct judgment. 20:173, Gil. 157.

Procedure to vacate void judgment. 29:108.

Sufficiency of petition to vacate judgment. 21:175.

Necessity for impleading subsequent purchasers on setting aside judgment. 39:

Conditions as to form of answer tendered on application to vacate judgment. 44:

Notice to attorney of motion to vacate judgment. 79:476.

Evidence admissible in proceeding to change decree in divorce action. 23:214.

Impeachment of officer's return in proceeding to vacate judgment. 51:363.

- affidavit of merits; showing merits.

Who must make affidavit of merits. 50:1.

Affidavit of merits made by attorney. 35:278.

Necessity for affidavit of merits. 50:1.

on motion to open default judgment. 66:54: 90:301.

JUDGMENT, VIII.-Continued.

Sufficiency of affidavit of merits in opening judgment by default. 42:243; 55:75. Opening default on insufficient assidavit and showing of defense. 23:518.

Affidavit upon application for leave to answer after default. 15:63, Gil. 43.

What defendant must show to open default judgment. 35:278.

Showing meritorious defense. 29:108.

Necessity for showing merits to vacate judgment for want of jurisdiction. 5:367, Gil. 296.

Necessity for showing defense where judgment is void. 20:173, Gil. 157. Showing of merits on motion to vacate default. 81:515.

Imposing terms or conditions.

Vacating judgment upon terms. 77:543.

Power of court to impose equitable terms. 26:137.

Reasonableness of conditions upon opening default. 36:117.

Bond as condition of opening default judgment. 37:128.

Time: laches.

Diligence in application for relief from judgment. 5:23, Gil. 10.

Time for motion for relief against judgment. 7:352, Gil. 254.

Time for opening judgment by default. 45:159.

Limit of time to apply. 5:23, Gil. 10.

Action to set aside divorce decree. 38:230.

Setting aside divorce decree after death of one party. 38:230.

Vacation of divorce decree after remarriage of one party. 55:401.

Effect of lapse of time. 38:341.

on right to vacate void judgment. 29:108.

Knowledge as part of laches. 35:207.

Diligence in applying for relief on ground of fraud or perjury. 42:63.

Effect of laches. 28:132.

in moving to vacate judgment by default. 45:252.

in applying for leave to defend. 46:66.

Laches as defeating application for leave to defend after judgment. 51:550.

Laches as bar to vacation of judgment. 58:72.

default judgment. 59:409.

Laches as justifying refusal to vacate judgment. 62:18.

JUDICIAL NOTICE.

See Evidence, L.

JUDICIAL RECORDS.

As evidence, see Evidence, IV.

JUDICIAL SALE.

- I. In general.
- II. Purchasers, and their protection, rights, and duties.

References are to Reports as Notes are in that order.

Index to Notes, Minn. Rep.

27.

JUDICIAL SALE-Continued.

III. Confirmation; setting aside.

IV. Redemption.

V. Distribution of proceeds.

Of property of decedent's estate, see Executors and Administrators. Sale of ward's land, see Guardian and Ward.
Involuntary sale of homestead, see Homestead.
Of infant's estate, see Infants.
Injunction against, see Injunction.
Limitation of actions, see Limitation of Actions.
Foreclosure of mortgage, see Mortgage, VI.
Sale by receiver, see Receivers.
Sale for taxes, see Taxes, IV.
Sale by trustee, generally, see Trusts.

I. In general.

Sheriff as agent of execution creditor. 11:220, Gil. 142.

Power of execution officer as to sale of land. 37:250.

Irregularities in execution and nonjudicial sales. 1:183, Gil. 157.

Irregularities as affecting execution, sale or deed. 32:259.

Correction of defective description. 77:533.

Adjournment of execution and judicial sales. 35:449.

Sufficiency of judgment record of execution sale. 11:78, Gil. 45.

Examination of judicial sale proceedings by court. 37:250.

Compelling particular property to be first sold under execution. 55:211.

What constitutes an actionable obstruction to execution sale. 65:84.

Notice of sale.

Validity of. 31:125.

where property not described in published notice. 36:338. Of lots situated in different counties. 12:335, Gil. 221. Adjournment as curing defective publication of. 21:142.

Citation.

Service of citation by publication. 38:325.

Bids and bidders.

Competency of bidders at execution sale. 8:496, Gil. 441.

Right to enforce bid made at judicial or execution sale. 11:220, Gil. 142. right of sheriff. 11:220, Gil. 142.

right of execution defendant of judgment creditor. 11:220, Gil. 142.

What may be sold.

What may be levied on, see Levy and Seizure.

Sale of property while in custody of law. 3:94, Gil. 46.

Sale of corporate franchise on execution. 14:297, Gil. 224.

Validity of sale of land including exempt property. 30:259.

Execution sales of purchaser's interest in contract to convey. 27:184.

Sale of equitable interests in real estate, upon execution. 45:116, 341.

Validity of execution sale of part of mortgaged personalty. 56:188.

JUDICIAL SALE, I.-Continued.

Execution sale against personal property. 59:217.

Power to sell more than will satisfy execution. 24:281.

Judgment sales after sufficient property has been sold to pay judgment debt. 33:427.

Validity and effect generally.

Requisites of execution sale. 11:113, Gil. 70.

Validity of execution sale. 1:427, Gil. 310; 3:222, Gil. 151; 38:325.

Conclusiveness of probate, license or order of sale. 37:330.

Defects in return of officer as effecting sale. 32:259.

Effect of sale in violation of injunction. 14:482, Gil. 358.

Sale under several levies of which one was invalid. 33:215.

Validity of sale based on void judgment. 33:215; 37:194.

Effect on execution sale of real estate of setting aside judgment on which sale is based. 44:501.

Statute of frauds as affetcing judicial or execution sale. 11:138, Gil. 87.

Effect of omission of description in proceeding for sale of land. 11:384, Gil. 278.

Conclusiveness of records of probate court. 38:325.

Effect of execution sale to cut off wife's interest in husband's lands. 89:432.

Sale of parcels en masse. 1:183, Gil. 157; 24:281.

Time of sale.

Sale after return day. 3:222, Gil. 151; 24:20; 45:231.

Validity of sale on changed date. 7:46, Gil. 31.

Place of sale.

Meaning of word "place" in respect to judicial sales. 38:325.

Deed.

On foreclosure sale, see Mortgage, VI.

Of land sold for taxes, see Taxes, IV.

Date of deed upon execution sale. 34:458.

Construction of execution conveyance. 37:250.

Collateral attack on official deed. 45:71.

Recitals in official deeds. 22:81.

Certificate of sale.

Certificate of foreclosure sale, see Mortgage, VI.

Certificate of sale for taxes, see Taxes, III.

Sufficiency of. 30:161.

Variance between certificate of sale and execution or judgment. 30:161.

Right to assign. 22:81.

Effect of failure to return or file. 7:82, Gil. 55.

Unauthorized sheriff's deed as. 47:581.

Collateral attack on sale.

Collateral attack on judicial order or sale thereunder. 11:347, Gil. 247.

Collateral attack on receiver's sale. 51:108.

Right to question validity of execution judgment or sale. 37:194.

II. Purchasers, and their protection, rights, and duties.

On foreclosure of mortgage, see Mortgage.

References are to Reports as Notes are in that order.

JUDICIAL SALE, II.-Continued.

On tax sale, see Taxes, III.

Protection of purchaser at void attachment sale. 22:189.

Protection of bona fide purchasers at judicial sales. 39:73.

parties not bona fide purchasers. 39:73.

Protection of execution purchaser against secret equities and transfer. 72:352.

"Caveat emptor" in judicial sales. 21:374.

Who is bona fide purchaser. 36:494.

Bona fide purchaser at execution sale. 37:250.

Execution purchaser as bona fide purchaser. 3:222, Gil. 151.

Equitable relief where title to land purchased on execution fails. 22:224.

Rights of purchasers at judicial sales. 34:458.

Rights of purchaser at decretal sale. 51:254.

Rights of purchaser at foreclosure or execution sale. 14:289, Gil. 216; 21:374.

Right of purchaser at execution sale to tack subsequent liens held by him thereto. 29:434.

Lien of purchaser at void judicial or execution sale. 11:384, Gil. 278.

Rights of purchaser at judicial sale against fraudulent conveyance. 32:259.

Rights of purchaser at execution sale as against outstanding claims. 32:381.

Rights of purchaser at sale of partnership property for debt of one partner. 40: 375.

Rights of purchaser on vacation of execution sale for fraud. 72:352.

Official sale as carrying implied warranty. 21:374.

When purchaser at judicial sale must obtain release. 21:374.

Acts or omissions of officer selling property as affecting innocent purchaser. 32:259.

Conditions of execution sale as binding on purchaser. 38:534.

Conversion by innocent purchaser at judicial sale. 47:70.

Purchaser for owner at judicial sale as trustee. 51:129.

Title acquired.

Passing of title by execution or foreclosure sale. 4:172, Gil. 117.

When title passes under execution sale. 5:409, Gil. 332.

Rights and title of purchaser at judicial sale. 32:544; 42:279; 47:70; 50:454; 56:353.

Title of execution purchaser of land. 45:341.

Validity of title of purchaser after judgment. 44:501.

Title in involuntary or execution sale. 7:167, Gil. 110.

Title of purchaser at execution sale upon satisfied judgment. 14:498, Gil. 373.

Title acquired by execution purchaser of partner's interest. 6:265, Gil. 176.

Judicial sale free of all encumbrances. 51:108.

Implied warranty of title at official sales. 56:332.

III. Confirmation; setting aside.

Confirmation.

Of foreclosure sale, see Mortgage, VI.

Confirmation of sheriff's sale. 26:487.

Necessity of court ordering and confirming sale. 30:107.

Effect of confirmation of judicial sale. 43:363.

References are to Reports as Notes are in that order.

JUDICIAL SALE, III.—Continued.

Conclusiveness of confirmation of judicial or execution sale. 21:374. Confirmation as curing absence of order of judicial sale. 37:225.

Setting aside.

Sale on foreclosure, see Mortgage, VI.

Setting aside tax sale, see Taxes, IV.

Vacation of execution sales in equity for mistake. 7:506, Gil. 412.

Inadequacy of price as ground for setting aside foreclosure or execution sale. 32:445.

IV. Redemption.

From foreclosure sale, see Mortgage, VII.

Of land sold for taxes, see Taxes, IV.

Redemption from execution sale. 43:66; 58:291.

Acts constituting redemption. 51:129.

Validity of redemption. 16:210, Gil. 184.

Redemption from foreclosure and execution sales. 21:132.

Nature of and necessity of recording evidences of the right to redeem. 50:310.

Presenting evidence of right. 58:291.

Production of redemptioner's lien or certified copy thereof. 21:132.

Right to waive production of redemptioner's documents. 21:132.

Changes in law affecting redemption from involuntary sales. 10:174, Gil. 141.

Sheriff as agent of law in redemption from execution sales. 16:210, Gil. 184.

Capacity in which sheriff takes redemption money. 53:346.

Rights of party redeeming from execution sale. 30:537.

Redemptioner as purchaser for value. 72:352.

Liability of redemptioner for errors in proceedings. 46:156.

Sufficiency of payment of redemption money. 41:314.

Tender of bank bills. 58:291.

Redemption by payment to deputy sheriff. 8:496, Gil. 441.

Necessity for payment into court. 58:291.

Redemption from sale on first judgment by holder of third judgment cutting off second. 50:508.

Waiver of defects in redeeming. 54:308.

Waiver of right to redeem. 73:236.

Sufficiency of certificate of redemption. 50:310.

Who may redeem.

Who may redeem from judicial sale. 43:172.

Right of lien creditors to redeem real estate. 45:341.

Redemption from execution sale by junior lien holder. 54:308.

Agreement for nullification of creditor's right to redeem from sale of debtor's lands. 50:310.

Notice.

Notice of redemption. 41:344.

Sufficiency of. 55:202.

Notice of intention necessary to preserve secondary lien. 58:291.

References are to Reports as Notes are in that order.

JUDICIAL SALE, IV.—Continued.

Service of. 41:535.

Person to be served with. 41:344.

Time.

Time for redemption from sale on execution. 22:87.

Necessity for redemption within period allowed by statute. 16:230, Gil. 202.

Validity of statutes changing the time for redemption from involuntary sales. 4:483, Gil. 375.

Effect.

Effect of redemption by junior lienor. 29:434.

Effect of redemptions from judgment sales by debtor or grantee. 7:432, Gil. 347.

Effect of redemption from judicial sale by owner or his successor. 8:47, Gil. 28.

V. Distribution of proceeds.

Crediting amount of bid on purchases at sheriff's sale by judgment creditors. 39:50.

Prerequisites to sharing in proceeds of execution sale. 13:174, Gil. 165.

JUNIOR ENCUMBRANCER.

Right to redeem from foreclosure sale, see Mortgage, VII.

JUNK SHOP.

What is a junk shop. 55:97.

JURAT.

To affidavit, see Affidavit.

Aider of venue of jurat by caption of case. 15:447, Gil. 360.

JURISDICTION.

In particular kinds of action or proceedings, see Admiralty; Attachment; Certiorari; Cloud on Title; Creditors' Bill; Eminent Domain; Equity; Garnishment; Injunction; Mandamus; Quo Warranto.

Of appellate court, see Appeal and Error.

Of courts, generally, see Courts.

Presumption as to, see Evidence, II.

To enter judgment, see Judgment.

Of justice of the peace, see Justice of the Peace.

JURISDICTIONAL AMOUNT.

In general, see Courts.

References are to Reports as Notes are in that order.

JURISDICTIONAL AMOUNT-Continued.

In justice's court, see Justice of the Peace. On appeal from justice's judgment, see Justice of the Peace.

JURY.

I. Right to trial by.

II. Impaneling: selection: competency.

III. Oath to.

IV. Number.

V. Fees.

VI. Struck juries.

In condemnation proceeding, see Eminent Domain.

Judicial notice by, see Evidence, I.

View by, see Evidence, V.

As to grand jury, see Grand Jury.

Interference with, as ground for new trial, see New Trial.

Misconduct of, as ground for new trial, see New Trial.

Testimony or affidavits by juror in support of, or to impeach verdict, see New Trial.

What may be read to, or taken out by, see Trial, L.

Separation of, see Trial, I.

Discharge of, see Trial, I.

Functions of, on trial, see Trial, II.

Taking case from, see Trial, II.

Polling of, see Trial, V.

Verdict or findings of, see Trial, V.

Duty to follow instructions, see Trial, V.

I. Right to trial by.

Constitutional jury trial. 4:109, Gil. 70.

Right to trial by jury. 14:439, Gil. 330; 18:155, Gil. 139; 25:123; 86:62; 38:

403; 46:308; 47:451; 50:353; 53:235; 60:164; 61:433; 83:460.

Constitutional right of trial by jury. 65:196.

Constitutional guaranty of right of trial by jury. 40:213.

Court and jury trials. 30:380.

Consent that issues of fact be tried by jury. 16:355, Gil. 315.

When right exists.

Actions triable by court or jury. 79:352.

Cases in which right to trial by jury exists. 21:241.

Cases triable of right by jury. 4:109, Gil. 70; 22:178; 25:404; 30:140.

When jury trial is demandable. 13:518, Gil. 480.

Right of trial by jury in civil cases. 16:355, Gil. 315; 27:312.

In civil cases of special nature. 15:221, Gil. 172.

In special and extraordinary proceedings. 30:234.

In probate proceedings. 47:451.

In cases involving accounts. 61:43.

JURY, I.—Continued.

In creditor's action against stockholder. 47:464.

In mandamus proceedings. 15:221, Gil. 172; 25:404; 38:281.

In quo warranto cases. 40:213.

In contempt cases. 23:411.

In tax proceedings. 22:178.

In equitable action. 14:394, Gil. 300; 26:391; 93:414.

In mixed legal and equitable causes of action. 39:46.

In insolvency cases. 30:221.

Constitutionality of insolvent laws not giving jury trial. 30:234.

when operative on pre-existing debts. 30:234.

Criminal cases triable by jury as of right. 50:128.

In prosecutions under municipal ordinances. 29:445; 36:62.

On prosecution for violation of city ordinances. 42:147; 50:128.

Breaches of rules of national guard as triable by jury. 74:518.

Waiver of right.

Waiver of jury trial. 45:215; 46:115; 53:419; 54:47; 66:138; 78:342; 85:118.

Right to waive trial by jury. 53:142.

Waiver of constitutional guaranties of trial by jury. 39:69.

Acts constituting waiver of right to jury trial. 47:179.

Waiver of jury trial by failure to claim it. 30:316.

Right to waive jury trial of misdemeanor. 4:109, Gil. 70.

General demand for trial by jury in action combining legal and equitable issues as waiver of right to trial by jury. 30:316; 39:46.

Waiver of trial by incomplete jury. 39:69.

Waiver of jury at first trial as waiver of right on second. 66:152.

Withdrawal of waiver of jury trial. 53:235.

Irrevocability of waiver of trial by jury. 53:418.

Demand for.

General demand for trial by jury in action combining legal and equitable issues. 30:316.

Demand for jury in an equitable action. 34:43.

where party triable by court. 34:43.

Denial of right.

In inferior courts, where appeal is provided. 14:439, Gil. 330. where appeal is restricted. 14:439, Gil. 330.

II. Impaneling; selection; competency.

New trial for matters pertaining to, see New Trial.

Selection of jurors as subject to legislative regulation. 65:196.

"Jury of the county and district" under the constitution. 34:61.

Summoning officer interrogating talesmen. 17:76, Gil. 54.

Absence of regular panel authorizing special venire. 17:76, Gil. 54.

Place from which jurors are to be drawn. 13:341, Gil. 315.

Certificate of drawing of jury. 13:341, Gil. 315.

Certificate to jury list. 23:209.

Waiver of irregularities in selection of struck jury. 43:45.

JURY, II.-Continued.

Time when struck jury shall be drawn. 22:378.

Power of court to exclude juror. 29:78.

Excusing jurors. 12:538, Gil. 448.

Competency.

Of grand jurors, see Grand Jury.

Disqualification as ground for new trial, see New Trial.

Competency of jurors. 19:484, Gil. 418.

Competency of city freeholder to be juryman where city is party. 28:186.

- examination.

Right to preliminary examination of juror. 22:514.

Examination of proposed juror. 89:354.

Examination of jurors on challenges. 19:484, Gil. 418.

for actual bias. 59:281.

Inquiries as to defendant's indemnity insurance to test qualifications of jurors. 99:97.

Challenges generally.

Challenge of grand jurors, see Grand Jury.

Challenge of jurors. 20:277, Gil. 249.

Right of accused to challenge jurors. 20:376, Gil. 328.

Right to withdraw challenge for cause. 22:514.

Challenge made and admitted as disqualifying juror. 22:514.

Order of challenges as discretionary with court. 4:438, Gil. 340.

Time for challenging individual juror. 4:438, Gil. 340; 25:29.

Challenge of array.

Right to challenge array of jurors. 13:341, Gil. 315; 16:282, Gil. 249; 47:373.

Challenge to panel for want of certificate. 23:209.

Waiver of challenge to array. 1:347, Gil. 257.

Peremptory challenges.

Peremptory challenges to struck jury. 36:193; 42:46.

Time to exercise peremptory challenge. 41:365.

Peremptory challenges to jurors after acceptance of jury. 80:56.

Right of party to withdraw peremptory challenge. 6:319, Gil. 224.

III. Oath to.

Juror's oath in criminal cases. 23:528.

Form and sufficiency of oath of jurors. 3:444, Gil. 329.

Time and manner of swearing jurors. 12:538, Gil. 448.

IV. Number.

Number requisite to jury. 14:439, Gil. 330.

Number of jurors necessary to valid verdict. 6:82, Gil. 32.

Waiver of full panel. 14:447, Gil. 333.

JURY-Continued.

V. Fees.

Procedure on refusal of advancement of jurors' fees. 53:232. Exaction of jury fee in advance. 7:456, Gil. 365.

VI. Struck juries.

Selection of, see supra, II. Struck juries. 65:196. Expense of. 65:196.

JUSTICE OF THE PEACE.

- I. In general.
- II. Jurisdiction.
- III. Procedure; practice.
- IV. Review; appeal.
- V. Transfer of cause to district court.

I. In general.

District for holding justice courts. 26:323.

Rights under void process from justice. 25:41.

Effect of retirement or death of justice on pending prosecution. 28:400.

Mode of procedure in justice court after title to realty appears involved in criminal case. 29:187.

II. Jurisdiction.

Constitutionality of laws concerning justice's jurisdiction. 35:172. Jurisdiction of justices of the peace. 2:86, Gil. 68.

in Ramsey county. 27:236.

Power and jurisdiction of justice of the peace. 5:280, Gil. 221.

Jurisdiction of justice of peace by consent or appearance. 15:447, Gil. 360.

Ouster of jurisdiction by involving matters beyond it. 28:267.

Jurisdiction of municipal and justice's courts in Minneapolis. 35:172.

Determination of jurisdiction. 27:29.

Amount involved.

On appeal, see infra, Appeal-appealable amount.

Jurisdiction of justices of peace in respect to amount. 16:51, Gil. 38.

Amount claimed as governing jurisdiction of justice. 8:451, Gil. 401.

Showing in record as to amount involved or nature of action. 14:357, Gil. 275.

Matters involving title to land.

Jurisdiction of justices' court over action involving title. 37:211.

Questioning title to real estate before justice. 28:267.

Ouster of justice's jurisdiction by reason of involving of title to realty. 29:187; 36:173.

JUSTICE OF THE PEACE. II.—Continued.

In criminal cases.

Criminal jurisdiction of a justice of the peace. 34:61.

On change of venue.

Jurisdiction of justice of peace on change of venue. 15:447, Gil. 360; 17:41, Gil. 23.

Waiver of objection to.

Waiver of objection to justice's jurisdiction. 16:51, Gil. 38; 57:108.

Loss of.

Loss of jurisdiction by justice. 14:142, Gil. 110; 64:231.

III. Procedure; practice.

Adjournment.

Adjournment by justice of peace. 1:100, Gil. 78; 66:287; 72:100; 81:236.

Power of justice to adjourn cause. 22:130.

Continuance after closing pleadings in justice court. 82:69.

Consent to postponement. 8:243, Gil. 209.

necessity for. 48:221.

Time to which adjournment may be taken. 82:69.

Judgment.

Entry of judgment by justice of the peace. 70:179.

"Forthwith" as applying to entry of judgment in justice court. 55:58.

Validity of justice's judgment where no complaint filed. 18:216, Gil. 196.

Conclusiveness of judgment of justice of the peace. 27:528.

Finality of judgment of justice on default. 22:37.

Docket: record.

Informalities in justice's docket. 17:41, Gil 23.

Failure of justice to sign docket. 21:458.

Jurisdictional showing in justice's record. 14:357, Gil. 275.

Transcript on change of venue by justice. 15:447, Gil. 360.

Effect of omissions of entries in justice's docket. 53:54.

Irregularity in record of proceedings before justice of the peace. 26:6. in entitling case. 26:6.

Pleadings.

Time of pleading before justice of peace. 22:130.

Time for filing pleadings in justice court. 38:389.

Right to plead after adjournment. 66:287.

Power of justice of the peace as to fixing time for pleadings. 8:243, Gil. 209.

Time for answering in justice's court. 72:100.

Effect of failure to reply to defense in justice's court. 5:455, Gil. 368.

Amendment of complaint in justice court. 83:351.

Waiver of objection for want of verification before justice of peace. 1:225, Gil. 186.

IV. Review; appeal.

Appeal from judgment in justice's court. 13:520, Gil. 488; 25:41.

JUSTICE OF THE PEACE, IV.—Continued.

Taking appeal from justice of peace. 23:4.

Appeals from justice's courts in St. Paul. 25:374.

Appeal from judgment of justice on questions of law alone. 24:95.

Hearing of appeal from justice of peace on law questions. 27:498.

Appeal from justice of peace on law and facts. 38:376.

Appeal de novo from justice of the peace on law and facts. 14:214, Gil. 15%.

Requisites of appeal from justice's court. 27:332

Power of district court on appeal from justice of peace. 27:29.

Jurisdiction by district court of appeal. 69:505.

Perfection of appeal from justice's court. 10:220, Gil. 175.

Trial on appeal. 36:532.

Scope of trial on appeal. 40:388.

Sufficiency of affidavit for appeal. 22:551.

Necessity for affidavit for appeal. 11:72, Gil. 42.

Answer in district court on appeal from a default judgment of justice court. 28: 38.

Appealable amount.

Appealable amount in judgment of justice of peace. 11:164, Gil. 104.

Amount "claimed" or in judgment to allow appeal from justice of peace. 1:289, Gil. 223.

Effect of.

Appeal from judgment of justice of peace as waiver of jurisdictional defects. 31:479.

Effect of de novo appeal from justice of peace. 1:179, Gil. 153.

Waiver of objection to jurisdiction of justice by appeal. 25:41.

Supersedeas of justice's judgment on appeal. 21:458.

Notice of appeal.

Necessity for notice of appeal from judgment of justice. 11:72, Gil 42.

Proper notice to give jurisdiction of appeal from justice of peace. 15:196, Gil.

Sufficiency of notice of appeal from judgment in justice's court. 27:332.

Necessity for stating grounds in notice of appeal from justice. 84:102.

Amendment of proof of service of notice of appeal from justice court. 34:97.

Bond.

Curing defective bond on appeal from justice court. 59:107.

Amendments.

Perfection of appeal from justice's court by amendment. 27:332.

Amendments on appeal. 40:388.

Power of district court to allow amendment. 14:214, Gil. 153,

Return.

Returns of evidence by justice on appeal. 31:119.

Sufficiency of return of papers for review. 47:315.

Contents of justice's return upon appeal to District Court. 18:216, Gil. 196.

Sufficiency of return of evidence on appeal to review it. 24:95.

Certificate of justice of peace on return on appeal. 12:216, Gil. 137.

JUSTICE OF THE PEACE, IV.-Continued.

Certificate of justice to show that a true transcript of evidence given on trial had been returned. 69:433.

Amending justices' return on appeal. 21:500.

Omission in transcript of justice, how cured. 46:23.

What reviewable.

Questions on appeal from justice court. 83:351.

Errors reviewable on appeal from judgment of justice of peace. 14:142, Gil. 110.

Review of jurisdictional errors on appeal from justice court. 15:447, Gil. 360.

Review of evidence returned by justice of peace on appeal. 23:181.

Review of evidence upon appeal from justice court on law alone. 41:291.

Review of sufficiency of evidence on appeal upon questions of law from justice. 38:415.

Waiver of errors.

Waiver of error by failure to except to rulings of justice of peace. 17:337, Gil. 313.

Waiver of objection to jurisdiction of cause appealed from justice of peace. 25: 128.

Costs on appeal.

Costs on appeal from justice court. 27:29.

Payment of costs of return. 10:220, Gil. 175.

Judgment on appeal.

Judgment on appeal to district court from justice. 68:166.

Judgment on appeal from justice's judgment on questions of law alone. 27:304.

Correction of justice's judgment on appeal. 14:460, Gil. 343.

Affirmance or dismissal of appeal from justice court. 43:160.

Judgment of affirmance on dismissal of appeal from justice court. 66:432, 470.

Disposition of judgment by district court upon appeal from justice court. 53:54.

Effect of reversal on appeal from justice's judgment in replevin. 27:304.

Matters subsequent to decision on.

Proceedings after dismissal of appeal from justice court. 77:405.

V. Transfer of cause to district court.

When justice of the peace must certify case to district court. 8:387, Gil. 344. Power of justice of peace to certify cause to district court. 9:40, Gil. 28.

Transfer of cause involving title to realty to district court. 25:183.

JUSTIFIABLE HOMICIDE.

See Homicide.

JUSTIFICATION.

Evidence of, see Evidence, XI. Of libel, see Libel and Slander.

References are to Reports as Notes are in that order.

K

KNOWLEDGE.

Presumption and burden of proof as to, see Evidence, II. Evidence of, see Evidence, XI. Effect of, on servant's assumption of risk, see Master and Servant, II.

L LABORERS.

In general, see Master and Servant.
Wages of, generally, see Master and Servant, L.
Lien of, see Mechanics' Liens.
Who are laborers. 13:473, Gil. 438.

LABORING.

On Sunday, see Sunday.

LABOR ORGANIZATIONS.

Trade and labor combinations. 100:225. Right to form labor unions. 91:171.

LACHES.

Estoppel by, see Estoppel.

In seeking relief from judgment, see Judgment, VIII.

As bar to action, see Limitation of Actions.

As defense to action for specific performance, see Specific Performance.

LAND.

See Real Property.

LAND DEPARTMENT.

Disposal of public lands through, see Public Lands.

LANDING.

Public landing, see Public Landing.

LANDLORD AND TENANT.

- I. In general; creation and existence of relation.
- II. Leases.
- III. Rights and liabilities of parties.

References are to Reports as Notes are in that order.

LANDLORD AND TENANT-Continued.

Estoppel to deny landlord's title, see Estoppel.

I. In general; creation and existence of relation.

Effect of landlord's knowledge as to illegal use of premises. 65:505.

Creation and existence of tenancy.

When tenancy is created. 39:310; 45:249.

When relation of landlord and tenant exists. 37:447.

Tenancy supporting action of unlawful detainer. 28:267.

Attornment by tenant.

Attornment by tenant. 41:530.

Attornment to one without title. 72:229.

Effect of attornment to another without consent of landlord. 99:11.

II. Leases.

Parol agreement for lease, see Contracts, L.

Lease of state lands, see Public Lands.

Lease of railroads, see Railroads, I.

Construction of lease. 34:434; 68:177.

Construction of lease of water power. 55:172.

Construction of clause in lease as to building becoming untenantable. 40:106.

When premises are untenantable. 56:1.

Conditional lease. 23:57.

Lease of mortgaged premises. 34:346.

Sufficiency of consideration on lease to mortgagee. 34:346.

Validity of long-term usufructuary leases. 22:463.

Restriction of lessee to use of premises expressed in lesse. 69:292.

Action on lease of lessor's interest. 8:524, Gil. 467.

Recitals in lease as notice. 32:313.

Liability of lessee for refusal to accept premises. 96:336.

Failure of landlord to put tenant in possession. 97:364.

What constitutes.

What constitutes a lease. 47:189.

What words create lease. 89:516.

Agreement to cultivate on shares as lease. 31:7.

Lease or grant of building as a lease of land on which it stands. 37:4.

Execution.

Execution of lease. 65:240.

Necessity of witnesses or seal to lease. 8:524, Gil. 467.

Necessity that instruments be witnessed or acknowledged. 45:277.

Nature of, or of interest under.

Nature of tenancy. 50:116; 51:333.

under lease void under statute of frauds. 51:333.

Lease as conveyance. 47:189.

Leasehold as an "interest in lands." 24:172.

Tenant as quasi bailee. 94:456.

LANDLORD AND TENANT, II.-Continued.

Assignment.

Assignment of lease. 36:270; 47:189.

What constitutes. 64:404.

Effect on liability of surety. 36:270.

Sufficiency of consent to assign. 89:444.

Effect on lessee's liability, 36:270.

Release of lessee's liability by. 57:381.

Discharge and novation by. 8:107, Gil. 82.

Liability of assignee on covenants. 72:483.

to pay taxes. 45:90.

Obligation of assignee to perform covenants. 47:571.

What constitutes breach of covenant not to assign. 28:488.

Subletting.

Subletting of leased premises. 32:291, 313; 89:444.

Right of lessee to sublease. 8:427, Gil. 382.

Release of lessee's liability by. 57:381.

What constitutes breach of covenant not to sublet. 28:488.

Surrender and acceptance.

Surrender of lease. 23:508.

by operation of law. 26:318; 53:480; 56:93.

Surrender of lease. 23:508.

What constitutes surrender. 33:441; 88:116.

delivery of keys. 23:508.

Surrender and acceptance of lease. 50:116.

Acceptance of surrender of leasehold. 63:13.

Effect of tenant's failure to give notice of surrender. 50:116.

Covenants.

Covenant to pay taxes. 45:90; 47:189.

Construction of exceptions in covenants of lease 60:34

Construction of lessee's covenant to insure. 12:54, Gil. 25.

Accrual of liability on covenants of lease. 60:34.

Liability of lessee on covenant to return premises in as good condition as received. 90:273.

Enforcement of covenants of lease. 72:483.

Covenant to keep leased premises clean. 36:102.

Liability for breach of covenant of lease. 74:246.

Rights of tenant on breach of covenant by landlord. 43:86.

Covenants passing to assignee of reversion. 64:404.

Covenant to renew lease as running with land. 31:75.

- implied covenants.

Implied covenants in lease. 29:385.

Implied covenant of quiet enjoyment. 57:6.

Implied covenant of fitness of leased premises. 63:520.

Implied covenants as to condition or suitableness of leased premises. 29:91.

as to plumbing or sewerage. 29:91.

Warranties implied on part of lessor. 51:53.

to repair. 29:385.

Conditions.

Construction of conditions in lease. 32:291.

Conduct of landlord evincing waiver of continuing condition. 36:80.

What is continuing breach of condition. 36:80.

Terms generally.

Duration of tenancy under verbal lease. 57:18.

Lease for long term as sale. 49:125.

Meaning of "term for years." 8:427, Gil. 382,

Tenancies from year to year. 21:33; 26:133.

status of. 44:524.

existence of. 47:1.

Tenancy from month to month. 81:445.

creation of. 57:223.

rent term of. 31:392.

Tenancy at will. 21:33.

what constitutes. 24:172; 82:244.

when created. 45:515.

from month to month. 74:333.

Agreement changing tenancy at will to one for fixed term. 30:122.

Holding over and rights and terms thereon.

Tenancy created by holding over. 21:33; 47:291; 59:393; 93:115.

nature of. 51:333; 57:230.

after notice of increase in rent. 21:33; 91:513.

What constitutes express contract to hold over. 91:513.

Holding over according to terms of lease. 89:348.

Effect of tenant's holding over. 49:509.

Effect of holding over in periodical tenancy. 47:1.

Effect of holding over in tenancy for definite term. 44:524.

Rights and obligations of tenant holding over. 21:33.

Liability of tenant on holding over. 60:380.

Terms of holding over tenancy. 62:302.

Term implied by holding over. 97:291.

Continuance of tenancy by leaving articles on premises. 54:349.

Right of restitution against tenant holding over. 74:279.

Character of possession of lessee holding over under lease allowing purchase by lessee. 13:426, Gil. 393.

Rights of second lessee against former lessee holding over. 30:393.

Renewal.

What constitutes. 89:348.

Option of, 72:380.

Exercise of option. 96:238.

Covenant to renew. 73:108.

Construction of covenant for renewal in a lease. 61:423.

Renewal agreements in lease. 57:155.

Renewal of lease from failure to give notice. 98:213.

References are to Reports as Notes are in that order.

Index to Notes, Minn. Rep.

28.

LANDLORD AND TENANT, II.—Continued.

Effect of reletting on liabilities under previous lease. 97:289. Waiver of notice of election by lessee to extend lease. 73:108. Right of one or more tenants to renew for all. 98:11.

Abandonment.

of untenantable premises. 80:476.

remedy of landlord upon. 74:333.

right of landlord on abandonment of premises by tenant. 33:441. Effect of tenant for years relinquishing possession. 26:314.

Rescission.

Rescission of lease. 78:268.

Right of tenant to rescind lease. 51:53.

Forfeiture.

Necessity for demand before forfeiture of lease. 8:281, Gil. 247.

Tender of rent as preventing forfeiture of leasehold. 67:374.

Waiver of forfeiture of lease. 53:204.

Waiver of forfeiture of leasehold interest. 67:374.

Waiver by lessor. 72:483.

Acceptance of rent as. 53:204.

Termination.

Termination of lease. 23:508.

Termination of leasehold interest. 51:53.

Termination of tenancy at will. 47:15; 50:116.

Termination of lease by lessee because property becomes untenantable. 47:462.

Loss of right by election to retain premises. 47:462.

- notice necessary to terminate lease.

Notice to quit generally, see infra,—notice to quit.

Necessity of notice to terminate tenancy. 57:164; 82:244.

Notice necessary to terminate tenancy. 57:230.

tenancy at will. 57:223.

Notice to quit to terminate tenancy. 50:139.

Notice to terminate tenancy under lease within statute of frauds. 51:333.

Time and length of notice. 57:164.

Mutual right to notice to terminate lease. 47:1.

Eviction.

What constitutes eviction of tenant. 51:53; 63:226.

Constructive eviction of tenant. 74:77.

Eviction by interfering with the possession of the tenant. 26:252.

Eviction under unlawful detainer act of tenant for more than three years. 26:

Liability of landlord for wrongful eviction. 70:220.

III. Rights and liabilities of parties.

Landlord's liability to tenant. 53:78.

Liability of landlord for damages to tenant. 59:156; 98:234.

Through negligence of cotenant. 59:156.

through negligence of unknown persons. 59:156.

References are to Reports as Notes are in that order.

LANDLORD AND TENANT, III.—Continued.

Landlord's liability for interference with tenant's possession by third person. 55:172.

Rights of lessee under part performance. 34:517.

Tenant's obligations towards landlord. 60:34.

Rights and liabilities of tenant. 39:385.

when premises become untenantable. 39:385.

Rights of tenant under void lease. 91:438.

Validity of law making tenant liable to mortgagee. 13:501, Gil. 462.

Lessee's liability for neglect to insure premises. 12:54, Gil. 25.

- as to repairs generally.

Duty of landlord to make repairs. 40:106; 63:226; 95:279.

Liability of landlord for failure to repair. 79:259; 95:474; 97:291.

Liability of landlord entering to make repairs. 26:252.

Duty of lessee to restore destroyed property. 51:53.

Right of tenant of part of building to repair roof. 29:385.

As to fixtures and property.

Right of landlord in personalty on premises. 98:32.

Tenant's right to remove things annexed to realty. 30:59.

Time for tenant to remove fixtures. 37:459.

Right of tenant to crops. 29:411,

Right of ejected tenant to growing crops. 79:304.

Right of tenant to sue for injuries to crops. 91:438.

Right to work clay beds, etc., on premises. 47:286.

Landlord's liability for defective or dangerous premises.

Liability for failure to repair, see supra, -as to repairs.

Liability of landlord to tenant. 29:385.

Liability of landlord for dangerous premises. 63:520.

Liability of landlord for injury from defects in leased premises. 54:79; 67:494.

Under covenant to keep premises in repair. 67:494.

Liability of lessor of corporate property for negligence of lessee. 68:542.

Liability of landlord for failure to guard dangerous machinery. 70:161.

Liability of landlord for maintaining nuisance. 89:397.

As to rent.

Of mortgaged property, see Mortgage, I.

Recovery for use and occupation, see Use and Occupation.

Lessee's liability for rent. 29:91; 49:509; 51:53; 52:333.

Liability of tenant at will for rent in absence of written lease. 50:116.

Construction of reservation as to rent. 89:516.

Necessity that rent reserved be certain. 24:584.

Execution of lease as implying promise to pay rent. 34:346.

Action against third party in possession for rent. 92:76.

Liability of assignee of leasehold for rent. 57:534.

Rent on surrender of portion. 26:318.

Necessity of demand for rent. 21:398.

When rent becomes due. 21:398.

References are to Reports as Notes are in that order.

LANDLORD AND TENANT, III.—Continued.

- what excuses nonpayment.

Landlord's breach of covenant as defense to claim for rent. 16:58, Gil. 46.

Failure of landlord to make repairs agreed to, as relieving tenant from paying rent. 57:278.

Effect of tenant's retaining possession of defective premises. 63:226.

Effect of continuing in premises which have become unfit for occupancy. 47:291,

Liability of lessee for rent after destruction of the building. 37:4.

Discharge of liability for rent on destruction or injuring of premises. 47:291. duty to surrender. 47:291.

Liability of tenant for rent after removal from premises. 47:291.

Liability of evicted tenant for rent. 63:226.

Right of distress for rent. 24:584.

- landlord's lien for.

Landlord's right to lien. 37:82.

Nature of lien provided in lease. 68:395; 69:82.

Lien of landlord on crops. 93:307.

Re-entry, recovery of possession.

Lessor's right of re-entry. 16:58, Gil. 46; 55:1.

Landlord's right to re-entry and restitution of premises. 41:542.

Right to restitution. 30:122.

Right of re-entry after assignment of lease. 64:404.

Assignability of right of re-entry. 64:404.

Nature of right of re-entry. 64:404.

as estate or interest in land. 47:189.

Right of re-entry as adequate remedy. 32:313.

Re-entry as restoring right to possession. 66:416.

Necessity for resumption of possession by landlord. 85:311.

Waiver by landlord of right of re-entry. 99:277.

Right to re-enter for nonpayment of rent. 45:26.

Right of landlord to recover premises for nonpayment of rent without previous demand. 22:37.

Action to recover possession of leased premises. 72:100; 81:445.

Unlawful detainer. 30:122; 31:392; 36:80; 51:358.

equitable defenses. 31:392.

Action of unlawful detainer against the subtenant. 31:430.

Following statutes in unlawful detainer. 30:393.

Summary dispossession of tenant for failure to pay rent. 26:99.

Effect of defendant's failure to appear in summary proceedings trial. 38:461.

Right to evict tenant, under the statute for default in the payment of rent

Time within which action to evict tenant must be brought. 45:26.

Tender by tenant after judgment of eviction to avoid same. 62:370.

Notice to quit.

See also supra-notice necessary to terminate lease.

Notice to quit. 31:392; 89:278.

Necessity for. 24:172.

Sufficiency of. 89:278.

LANDLORD AND TENANT, III.-Continued.

Validity of. 81:445.

Requirements of, 83:336.

Service of. 81:445.

sufficiency of. 81:291.

by mail. 81:445.

Notice to quit tenancy at will. 88:116.

Notice to quit tenancy from year to year. 47:1.

Agreement between landlord and tenant as to. 30:122.

Tenancies requiring statutory notice to quit, as of period for payment of rent. 44:524.

Before action for restitution for nonpayment of rent. 36:173.

Termination of, 47:1.

LARCENY.

Indictment for, see Indictment, etc.

Larceny at common law and under statute. 47:449.

What constitutes larceny. 17:76, Gil. 54; 23:104; 34:221; 36:538.

Larceny of choses in action. 27:521.

Stealing of railroad ticket as. 30:522.

By finder of lost property. 23:104; 36:538.

Fraudulent conversion of property as larceny. 25:66.

Larceny by bailee. 38:378.

Effect of consent of servant of owner. 17:76, Gil. 54.

Larceny by cotenant. 22:41.

What subject of.

What subject of larceny. 34:221.

Illuminating gas. 34:221.

Railroad tickets, 51:556.

LAST CLEAR CHANCE.

See Negligence, III.

LATERAL SUPPORT.

Right of owner of land to. 27:457; 41:310; 57:493; 45:225.

Right to support of soil in street. 62:271.

Liability for injury from removing. 13:442, Gil. 407; 33:265; 40:389; 52:12; 57:493.

LAW.

Of place, see Conflict of Laws.

Presumption and burden of proof as to compliance with, or violation of, see Evidence, II.

Violation of, as negligence, see Negligence, L.

References are to Reports as Notes are in that order.

LAW-Continued.

Necessity	and sufficiency	of pleading,	see Pleading, L	,
As to sta	tutes, see Sta	tutes.		
Judicial n	otice of, see I	Evidence, I.		

LAW OF PLACE.

See Conflict of Laws.

LAW OF THE LAND.

See Constitutional Law, II.

LEADING QUESTIONS.

To witness, see Witnesses.

LEASE.

Parol agreement for, see Contracts, I. In general, see Landlord and Tenant. Of state lands, see Public Lands. Of railroad, see Railroad, L.

LEAVE.

To file of quo warranto, see Quo Warranto.

LEGACY.

In general, see Wills.

LEGAL REPRESENTATIVES.

See Executors and Administrators. Meaning of. 47:446; 59:308; 83:71. Who are. 80:432; 88:478.

LEGAL TENDER.

Power to pass "Legal Tender Acts." 23:94.

LEGISLATIVE JOURNALS.

See Statutes, I.

References are to Reports as Notes are in that order.

LEGISLATURE.

Validity of legislation by, generally, see Constitutional Law.

Validity of contracts to procure legislation, see Contracts, III.

Relation of courts to, see Courts.

Legislative functions of city, see Municipal Corporations, II.

Enactment of statutes by, see Statutes, I.

Legislative intent as given to interpretation of statute, see Statutes, II.

Disability of courts as to legislative election contest. 33:81.

Qualifications of members of legislative bodies. 51:289.

Powers of.

Delegation of power by, see Constitutional Law, I. Power as to courts, see Courts.

To authorize exercise of power of eminent domain, see Eminent Domain.

Legislative powers. 13:153, Gil. 138.

To bestow gratuity. 30:350; 36:309.

To regulate use of corporate franchises. 11:515, Gil. 392.

To compel payment of debts of public corporation. 30:350.

To tax for the benefit of individuals. 30:350.

To create subordinate tribunals. 32:324.

Over titles to real property. 37:132.

LEGITIMACY.

Presumption as to, see Evidence, II. Evidence of generally, see Evidence, XI. Sufficiency of proof of, see Evidence, XII.

LESSEE.

In general, see Landlord and Tenant.

LESSOR.

See Landlord and Tenant.

LETTERS.

As evidence, see Evidence, IV.

LEVEES.

Meaning of term "levee." 63:330.

Fee of abutter in levee. 23:114.

Legislative power of control over. 63:330.

References are to Reports as Notes are in that order.

439

LEVY AND SEIZURE.

- I. In general.
- II. What property subject.
- III. Mode and sufficiency; return.
- IV. Rights growing out of levy.
- V. Liability growing out of levy; protection by process.
- VI. Claim by third person to property.
- VII. Bond for release of.

Satisfaction of judgment by, see Judgment, V.

Sale under, see Judicial Sale.

Of assessment for public improvement, see Public Improvements, IL.

Of tax, see Taxes, IV.

I. In general.

Seizures by sheriff. 3:222, Gil. 151.

What constitutes diligence in making levy. 46:183.

II. What property subject.

Exempt property, see Exemptions; Homestead.

What may be subjected to attachment. 3:406, Gil. 300.

Property which creditors may reach. 53:110.

Attachable interest in property. 43:513.

Interests capable of being sold for payment of debts. 88:311.

What constitutes leviable interest in goods. 8:75, Gil. 51.

Choses in action subject of levy and sale under execution. 4:407, Gil. 309.

Personal interests capable of being levied on. 16:148, Gil. 133.

Right to levy on unpublished manuscript. 3:94, Gil. 46.

Liability of negotiable instrument to attachment and execution. 5:397, Gil. 321.

in hands of pledgee. 5:397, Gil. 321.

Levy on growing crops. 27:528; 49:412.

Levy upon account books. 30:191, 321.

Judgments as subject to levy. 42:234.

Levy on judgment owned by debtor. 23:50.

Right to levy execution upon property in hands of receiver. 52:417.

Execution against corporate property. 56:188.

Attachment of foreign cars. 92:20.

Fixtures as subject of attachment. 30:56.

Equitable interest as subject to levy or attachment. 91:482.

Liability of equitable interest in land to execution. 21:101.

Levy upon realty if sufficient personalty exists. 52:6.

Property in custody of law as subject to seizure. 7:104, Gil. 71.

Leviable interest of factor. 24:169.

Interest of bailee of loaned sheep as subject to execution. 13:174, Gil. 165.

Property assigned or pledged.

Attachment of assigned property. 31:244.

Attachment of property in hands of assignee for creditors. 33:412, 530; 35: 194, 248; 56:510.

LEVY AND SEIZURE, II.-Continued.

Right to attach property in hands of assignee for creditors. 41:434. Attachment of goods in pledge. 18:506, Gil. 455.

Property fraudulently conveyed.

Lien by levy upon property fraudulently conveyed. 9:108, Gil. 98. Fraudulently conveyed stock as subject to levy. 13:326, Gil. 299. Execution against property in hands of debtor's fraudulent grantee. 28:77.

Property of partnership or cotenancy.

Levy on property of partnership for debt of one partner. 4:217, Gil. 156; 24:20. Levy on partnership assets for debt of partner. 40:375. Leviable or lienable interest of one partner in partnership property. 24:169. On common property for debt of cotenant. 4:217, Gil. 156.

III. Mode and sufficiency; return.

Manner of levying attachment. 30:321. How levy upon choses in action is made. 52:417. Validity of levy. 59:217.

on part of mortgaged personalty. 72:248.

Sufficiency of a levy of execution. 4:407, Gil. 309.

Necessity that formal levy be made. 3:277, Gil. 191; 24:479.

Necessity of levy under execution upon realty. 11:113, Gil. 70.

formal levy. 11:78, Gil. 45.

Necessity of binding seizure of property. 11:194, Gil. 126.

Duty of officer to take possession of levied property. 21:193.

Necessity for manual possession in attachment of bulky property. 27:530.

Completion of levy and sale after return day of execution. 24:479.

Seizure of books as a levy upon the accounts contained in them. 26:141.

Notice as essential to jurisdiction in attachment proceedings. 37:194.

Appointment of agent to care for attached property. 39:342.

Service of process in attachment. 3:406, Gil. 300.

Return.

Levying of executions and return of sheriff. 5:333, Gil. 264. Sufficiency of recital of levy in return. 3:277, Gil. 191. Sufficiency of return of levy upon an execution. 4:407, Gil. 209. Conclusiveness of officer's return. 5:333, Gil. 264; 40:470.

IV. Rights growing out of levy.

Rights of partners on levy on partnership assets for debt of partner. 40:375. Effect of levy upon partner's interest. 13:205, Gil. 192. upon firm credits, 13:205, Gil. 192.

Rights of purchaser of firm property for individual debt. 24:20. Levy of execution as not creating interest in land. 19:347, Gil. 300. Remedy of one prejudiced by officer's false return. 5:333, Gil. 264. Of officer.

Rights of officer in property levied upon. 43:505. Officer's title to property levied upon. 3:94, Gil. 46.

References are to Reports as Notes are in that order.

LEVY AND SEIZURE, IV.—Continued.

Special property of officer levying process. 6:412, Gil. 277; 13:114, Gil. 105; 13:291, Gil. 269.

Right of officer to demand indemnity bond. 8:265, Gil. 231.

Right of officer to maintain action after levy on obligations. 3:406, Gil. 300.

V. Liability growing out of levy; protection by process,

Liability for wrongful levy. 43:459.

Liability on sale of exempt property. 25:196.

Liability for void execution. 33:215.

Liability of plaintiff in attachment. 30:321.

Liability for unauthorized acts of officer. 33:215.

Liability of party causing execution to issue upon void judgment. 33:215.

Writ as protection to plaintiff. 51:460.

Protection of attorney in issuing execution. 36:228.

Liability of receiptor of personal property to levying officer. 36:283.

Of officer.

Duty and liability of officer as to process. 29:235.

Duty of officer to execute process. 42:188.

Liability of officer for attached property. 3:94, Gil. 46.

Liability of officer for wrongful seizure. 8:265, Gil. 231.

Liability of officer selling exempt property. 35:388.

Liability for negligence in making levy. 46:183.

Liability for negligence in enforcing execution. 42:188.

Liability of sheriff for seizure of goods not belonging to debtor. 8:75, Gil. 51.

Liability of officer breaking into house to execute process. 34:92.

Liability of officer breaking into house to make levy. 34:92.

Liability of officer for proceeds of sale under attachment. 46:488.

Defense in action against levying officer. 9:97, Gil. 8.

Protection of officer by process. 6:412, Gil. 277; 49:381; 29:7; 33:215; 61: 219, 353; 74:44.

when officer asserts fraudulency of title of plaintiff to property seized. 29:

Writ void on face as justification to officers. 16:490, Gil. 443.

Proofs necessary to justify officer in holding property under attachment as against one claiming them. 31:337.

VI. Claim by third person to property.

Affidavit of ownership to claim property of third person levied upon as debtor's. 9:97, Gil. 87; 13:174, Gil. 165; 26:120; 49:381; 88:123.

Necessity for affidavit to claim property levied on as that of another. 25:432; 28:526; 32:71.

Protection afforded by filing affidavit of title by stranger to execution. 47:70.

VII. Bond for release of.

Liability on forthcoming bond. 1:56, Gil. 40.

References are to Reports as Notes are in that order.

LEVY AND SEIZURE, VII.-Continued.

Recovery on attachment or forthcoming bond. 31:448. Right of obligors to question validity of delivery bond. 21:434.

LIBEL AND SLANDER.

- I. In general; who liable; publication.
- II. What actionable.
- III. Defenses; justification; mitigation; malice.

Libel or slander in charging, see Libel and Slander. Measure of damages for, see Damages, III. Complaint in action for, see Pleading, II. Question for jury as to, see Trial, II.

I. In general; who liable; publication.

Action for libel or slander of corporation, 59:329.

Headlines as part of libel. 61:137.

Construction of alleged libelous words.

Interpretation of words in libel. 4:233, Gil. 166.

Construction given to words or language alleged to be slanderous or libelous. 37:277.

Construction of alleged defamatory publication. 91:71. Construction of words imputing crime. 28:385; 34:521.

Who liable.

Liability for libel. 9:133, Gil. 123; 23:178; 72:41.

Who may be liable for libel. 65:18.

Liability for a libel published by another. 31:268.

Responsibility of libeler for republication. 33:66.

Corporation. 23:178; 75:368.

Telegraph company. 72:41.

Publication.

What constitutes publication of libel. 65:18.

Sufficiency of publication to render slanderous words actionable. 59:329.

II. What actionable.

Actionable words. 40:291; 42:301; 65:18; 83:441.

Words actionable per se. 13:249, Gil. 232; 28:385; 29:156; 30:41; 31:235, 396;

32:217; 33:151; 34:342; 41:7, 71; 42:393; 46:432; 59:329; 60:337; 64:

280; 69:482; 79:440; 80:315; 85:209; 99:246.

What constitutes libel. 9:133, Gil. 123; 13:249, Gil. 232; 31:268; 76:84.

Libelous publications. 62:420; 65:87.

Publications libelous per se. 35:251; 57:23; 69:49; 85:209; 86:281; 92:160.

When publication libelous. 74:84; 75:368.

What publication actionable. 34:521.

Actionable slanderous words. 69:457.

What are libelous communications. 38:528.

LIBEL AND SLANDER, II.-Continued.

Actionable libel on class of persons. 23:449.

Actionable words with explanatory statements. 23:66.

Words susceptible of two meanings. 32:217.

Words libelous per se or by reference to connection in which used. 33:66.

Words libelous per se in local or special sense. 47:278.

Publication exposing person to ridicule 46:432.

Libels per se not imputing crime. 62:426.

Libel of officers of corporation as being libelous as to corporation. 73:195.

When words derogatory of character actionable. 37:277.

Libelousness of words charging drunkenness. 62:348.

Words charging crime.

Words slanderous as charging crime. 1:156, Gil. 131.

Words actionable per se as charging crime. 12:494, Gil. 398; 31:384; 80:143.

Imputation of arson. 28:385; 80:315.

Imputation of false swearing. 29:156.

Words charging crime by insinuation. 31:396.

Charging unchastity.

Imputation of incontinence to woman. 31:384; 79:440.

Imputation of unchastity to woman. 33:151; 69:457; 87:448.

Damaging business.

Words injurious to business. 62:420.

Words spoken of professional man. 34:342.

Publications libelous per se upon one's profession or occupation. 67:428.

Charging physician with gross negligence. 35:251.

Words imputing want of credit. 31:235.

Statements affecting financial standing or credit. 33:66.

Words importing financial difficulties as libelous. 73:195.

Publications by credit rating agencies. 40:475.

Words about public officer.

Libel and slander of public officer. 21:80.

Defamatory charge against public officer as constituting libel. 36:141.

Right to comment on a public officer. 69:49.

Privileged communications.

Privileged communications. 28:162; 40:475; 41:71; 59:329; 61:187; 69:482; 76:84; 78:289; 80:143.

What are privileged publications. 9:133, Gil. 123; 34:521.

When publication privileged. 22:456; 74:84.

Defamatory words in legal proceedings or in record. 61:479.

Communication to public prosecutor as privileged. 74:93.

Court proceedings within privilege of publication. 87:450.

- respecting candidate or officer.

Respecting candidates for office. 28:162.

Matter as to officer or candidates. 9:133, Gil. 123.

Privileged character of comments on public officer. 91:71.

Slander of property.

Pleading in action for, see Pleading, IL.

LIBEL AND SLANDER, II.-Continued.

Liability for slander of property. 35:471.

Necessity of showing special damage in action for libel concerning property. 35:

III. Defenses; justification; mitigation; malice.

Defense to libel or slander. 31:421; 45:303.

Statutory defense to libel. 46:432.

Previous publication as defense for libel. 35:251.

Defenses or mitigation in libel or slander. 41:71.

Excuse for libel. 13:249, Gil. 232.

Justifiable libel. 23:178.

Justification of libel or slander. 21:419; 37:285.

Pleading justification in libel. 47:56.

Pleading of truth. 37:285.

Mitigating circumstances in libel or slander. 22:456.

Facts admissible in mitigation of libel or slander. 23:178.

libel copied from other newspapers. 23:178. reports derived from other sources. 23:178.

Retraction.

Retraction of libel. 81:333.

Sufficiency of retraction of a libel. 74:452.

What constitutes good faith in making retraction of libel. 40:117.

Malice.

Evidence of malice, see Evidence, XI.

Malice in libel or slander action. 28:162.

LICENSE.

- I. From private persons.
- II. From public; of right to do business.

I. From private persons.

Presumption and burden of proof as to, see Evidence, IL.

Negligence as to licensees, see Negligence, I.

Injury to licensee on railroad track, see Railroads, IL.

License. 41:56.

Definition of license. 38:366.

Oral agreements to occupy land for public use. 58:128.

Who are licensees. 41:206.

Implied licenses. 21:207.

Distinction between invitation and license. 41:500.

License to sell decedent's real estate. 19:117, Gil. 85.

Construction of license to sell decedent's real estate. 19:221, Gil. 182; 19:338, Gil. 292.

Interest under license. 45:71; 51:304.

References are to Reports as Notes are in that order.

LICENSE, I.-Continued.

Liability of licensor for cutting of trees by licensee on another's land. 17:200, Gil. 174.

License of private nuisance by deed. 31:278.

Assignability; loss; termination.

Assignability of parol license. 29:95.

Loss of license by abuse. 37:423.

Termination of license, 29:95.

Revocation.

Revocability of license. 29:95; 38:479; 41:59; 46:321; 81:15.

Revocable license. 63:330.

Revocation of license. 51:15, 304.

where railroad was built under license. 51:304.

effect of consideration paid or expenses incurred. 51:304.

Right to revoke executed parol license. 18:434, Gil. 392.

Right to withdraw from an executory unilateral contract. 13:543.

Revocability of license to construct railroad upon land. 46:330.

Right to revoke license after entry and improvement of land. 58:128.

Conveyance of land as effecting revocation of license. 58:128.

Removal after revocation of license to occupy land. 39:479.

II. From public; of right to do business.

Validity of unlicensed contract, see Contracts, III.

For sale of liquor, see Intoxicating Liquors.

To practice medicine, see Physicians and Surgeons.

Meaning of "license." 61:427.

License fees. 19:108, Gil. 78.

Occupation license. 37:20.

Municipal licenses. 42:107.

Meaning of "trades and occupations" in ordinance imposing license fee. 48:331; 62:110; 78:118.

License for maintaining grain storehouse. 77:223.

License for sale of milk. 78:497.

Condition precedent to granting of license by public corporation. 83:269.

Manner of computing fees. 37:20.

Disposition of collected license money. 91:186.

Power to impose.

Power to impose license fees. 48:331; 93:88.

Power to impose license or occupation taxes. 55:97; 60:507; 94:207; 100:249.

General power of municipality as to licenses. 33:233.

Power of city to require license from insurance company. 19:267, Gil. 226.

Limitation of power to impose license or occupation tax. 3:291, Gil. 200.

Nature of license fee.

License fee as tax. 32:364.

Inspection fee law as imposing tax. 50:290.

Automobile license as tax. 78:118.

References are to Reports as Notes are in that order.

LICENSE, II.-Continued.

Reasonableness, validity and amount generally.

Validity of license law. 72:528.

Constitutionality of taxing or licensing laws. 71:248.

Validity of licensing regulations. 12:41, Gil. 16.

Validity of license fee. 61:427; 86:103.

Validity of license on business. 77:483.

Validity of business or occupation license. 25:248.

as police regulation, 25:248.

Validity of municipal licensing ordinance. 43:418.

Validity of election law. 50:290.

Reasonableness of license fees. 43:250; 72:528.

Reasonableness of license and inspection fees. 32:364.

Reasonableness and validity of licensing ordinances. 12:41, Gil. 16; 46:435.

Reasonableness of license for theatrical performances. 71:248.

Limit of amount of fee. 37:20.

Prohibitory license. 25:248.

Uniformity, discrimination.

Right to make arbitrary discriminations. 78:118.

Validity of ordinance imposing unequal license fee. 48:331.

Revocation.

Power to revoke license to follow a particular profession or occupation. 34:387.

LICENSEES.

Negligence as to, see Negligence, I.

Injury to, on railroad track, see Railroads, II.

LIEN.

Of attachment, see Attachment.

Of attorney, see Attorneys.

On deposit in bank, see Banks.

Of carrier, see Carriers, III.

Of chattel mortgage, see Chattel Mortgage.

Of corporation on stock, see Corporation, V.

Of execution, see Execution.

On homestead, see Homestead.

Of judgment, see Judgment, III.

Of landlord, see Landlord and Tenant.

Of mechanic or materialmen, see Mechanics' Liens.

Of mortgage, see Mortgage.

Of pledge, see Pledge.

Of agent, see Principal and Agent, III.

Of local assessment, see Public Improvements, IL

Of seller of personalty, see Sale, III.

Subrogation to, see Subrogation.

Of tax, see Taxes, V.

Of vendor, see Vendor and Purchaser.

"Lien" and "interest" distinguished. 31:244.

LIEN-Continued.

Validity of lien laws. 11:475, Gil. 354.

Creation of lien. 58:145.

by contract. 73:337.

Procedure to acquire statutory lien. 4:461, Gil. 358.

Assignability of common-law lien. 82:483.

Assignability of statutory liens. 31:201.

Assignable rights to liens. 58:455.

Withdrawal of lien claim from registry. 44:453.

Rights created in land by lien thereon. 25:9.

Rights of lienor on land as to buildings or fixtures removed therefrom. 12:108, Gil. 59.

Lien upon a right of action. 53:249.

Effect of foreclosing lien upon right of redemption under it. 14:289, Gil. 216.

Nature of.

Nature of lien. 15:245, Gil. 190.

Lien on land as an estate, 15:245, Gil. 190.

Lien as interest in land. 10:49, Gil. 41.

Stable keeper's lien.

Possession requisite to stable keeper's lien. 43:148.

Groom as entitled to lien of stable keeper. 64:375.

Livery stable keeper's lien as attaching to horse exempt from execution. 66:57.

Lien on crops generally.

Lien or mortgage on future crop. 41:537.

Who is entitled to lien on crops. 44:390.

Statutory lien on crops. 48:213.

Farm laborers as having lien on crops. 35:287.

Seed grain liens.

Requisites of seed grain lien. 36:122.

Validity of seed grain liens. 27:385.

Time of furnishing grain. 27:385.

Particulars and description in note. 27:385.

Seed grain note as a lien on the crop. 39:530; 43:342.

Driorities

Priority of liens. 27:411; 50:272; 93:501.

Priority of liens and equities. 43:541.

Priority of liens in time. 23:435.

Priority of liveryman's or agister's liens over earlier encumbrances. 36:303. Lien of stable keeper as secondary to previously executed chattel mortgage. 64: 375.

Priority of chattel mortgage over lien of agister, etc. 64:472.

Priority of liens upon crop over chattel mortgages thereon. 57:84.

seed liens. 57:84.

Waiver.

Waiver of liens. 3:147, Gil. 92.

By taking notes for debt. 3:147, Gil. 92.

References are to Reports as Notes are in that order.

LIEUTENANT GOVERNOR.

President of senate as lieutenant governor. 72:200.

LIFE ESTATE.

In general, see Life Tenants.

LIFE INSURANCE.

See Insurance.

LIFE TABLES.

As evidence, see Evidence, IV.

LIFE TENANTS.

As to dower, see Dower.

Life tenancy. 65:124.

Rights of life tenant in personalty. 34:173.

Rights of grantee of life tenant on payment of encumbrance by later. 36:103.

Rights of remainderman. 34:173.

on payment of encumbrance by life tenant. 36:103.

Rights of life tenant and remainderman as to timber. 36:380.

Duty of life tenant to pay taxes and repairs. 28:13.

Duty of occupant or tenant to pay taxes. 40:450.

Improvements by tenant for life. 40:450.

Power of city as to, see Municipal Corporations, II.

Rules of public service corporations to enforce payment for service. 97:378.

LIMITATION OF ACTIONS.

- I. In general; equitable remedy.
- II. When statute runs.
- III. When action is barred.
- IV. Interruption of statute; removal of bar.

Adverse possession, see Adverse Possession

Conflict of laws as to, see Conflict of Laws.

Easement by, see Easements.

Limitations by contract, see Insurance, VI.

Necessity for pleading, see Pleading, III.

I. In general; equitable remedy.

Statute of limitations. 13:498, Gil. 457; 15:69, Gil. 50; 16:494, Gil. 447; 29:115; 30:386; 44:97; 75:138.

as a defense. 71:69; 79:326.

as a statute of repose. 55:290.

References are to Reports as Notes are in that order.

Index to Notes, Minn. Rep.

29.

LIMITATION OF ACTIONS, I.-Continued.

Construction of statute of limitations. 11:336, Gil. 237; 40:506.

as to trusts. 40:506.

as to damages by reason of dams. 11:336, Gil. 237.

Reasonableness of limitations. 45:376.

Validity of limitation laws. 81:215.

Essentials to availability of plea of statute of limitations. 19:338, Gil. 292; 37:1.

Barring remedy as extinguishment of right. 12:572, Gil. 486.

Limitation of actions as affecting remedies and not right. 11:480, Gil. 358. in cases of void tax or tax sales. 11:480, Gil. 358.

Accrual of right to foreclose or redeem. 35:518.

Change in statute.

Effect of change in statute of limitations. 65:525.

Validity of act shortening statue of limitations. 33:54.

Validity of act reducing limitations as respects the recovery of land. 64:513. Constitutionality of statute shortening period for bringing action. 13:324, Gil. 297.

Constitutionality of law limiting time within which to enforce contract rights. 21:520.

Necessity of limitation law giving reasonable time for suing existing cause of action. 32:460.

Constitutionality of statute of limitations operating on existing causes. 40:506. Preservation of existing causes of action in enactment of statute of limitations. 32:460.

Interval between passage and taking effect of act. 32:460.

Power of legislature to change limitation for bringing action. 13:324, Gil. 297. Interpretation of statute shortening limitation period. 13:153, Gil. 138.

Retroactive operation.

Retroactive statutes of limitations. 13:153, Gil. 138; 13:324, Gil. 297; 27:119. Statute of limitations as operating retrospectively. 45:167; 95:153.

Retroactive effect of statutes fixing or changing the statute of limitations. 12: 572, Gil. 486.

Statutes limiting lien or enforcement of judgments. 12:572, Gil. 486.

Repeal of statute.

Repeal of limitation laws. 31:360.

Power of state to repeal statute of limitations. 25:457.

By and against whom available.

Who may plead limitations. 20:264, Gil. 237; 87:456.

Application of limitations to corporations. 45:400.

Limitations in actions by or for state. 40:512.

Bar of other claim.

Bar of foreclosure by bar of debt. 46:422.

Effect of bar of action for debt on mortgage. 11:459, Gil. 341.

right to foreclose mortgage. 11:459, Gil. 341.

Effect of bar by limitations of right to redeem or foreclose on mortgagor's right to repossession. 31:115.

LIMITATION OF ACTIONS, I.-Continued.

Abatement of enforcement proceedings by completion of bar of judgment. 28: 248.

Recovery against one joint debtor on debt barred as to other. 11:138, Gil. 87.

Equitable remedy; laches.

Estoppel by laches, see Estoppel.

Laches in seeking relief from judgment, see Judgment, VIII.

As defense to action for specific performance, see Specific Performance.

Laches. 33:450; 68:388; 82:278; 89:232; 97:315.

What constitutes laches. 46:202; 47:99.

Knowledge as part of laches. 35:207.

Knowledge necessary to constitute laches. 38:197.

Laches as barring relief. 59:234; 65:71.

Application of doctrine of laches. 38:211.

Application of laches to subject matter named in limitations statute. 20:205, Gil. 184; 20:264, Gil. 237; 22:542; 23:94, 328; 26:365.

Laches as affected by statute of limitations. 21:111.

Laches as affecting action within statute of limitations. 31:66.

Laches in asserting rights as bar. 77:70.

Laches by owner in asserting title. 90:244.

Laches as affecting claims against estates. 40:296.

Laches of party dispossessed of property in failing to assert his right. 38:197.

Laches as a bar to remedy at law. 43:346.

Equitable doctrine of laches as applying in legal actions. 45:112.

analogy of laches to the statute of limitations. 45:112.

Laches barring equitable relief. 4:260, Gil. 183; 38:197; 54:448; 56:386.

Laches in defense as bar to equitable relief. 24:370.

Laches of equitable owner in possession. 74:134.

Laches, imputed to equitable owner in peaceable possession. 63:272.

Limitations as barring right to equitable as well as legal relief. 40:512.

Necessity of bringing equity action within ten years. 13:324, Gil. 297.

Laches as bar to relief against guardian. 68:388.

Laches barring recovery against trustee. 47:193.

Laches as barring the enforcement of a trust by the cestui que trust. 79:53.

Laches as bar to relief for fraud where rights of creditors have intervened. 59: 221.

as to illegally issued bank stock. 59:221.

Laches in revoking license. 51:15.

Limitations in equity. 14:97, Gil. 68.

Bar of limitation in equity. 39:115.

Limitations in case of equitable titles. 30:519.

Application of statute of limitations to equitable causes of action. 11:459.

Gil. 341; 12:137, Gil. 77; 12:192, Gil. 116.

Equity as following statute of limitations. 21:111.

II. When statute runs.

Accrual of cause of action. 8:395, Gil. 352; 61:361; 92:184.

References are to Reports as Notes are in that order.

LIMITATION OF ACTIONS, II.—Continued.

When cause of action accrues. 7:477, Gil. 383; 12:522, Gil. 431; 43:520. Commencement of limitations. 33:161; 83:199; 90:154; 100:436.

When statute begins to run. 11:480, Gil. 358; 13:390, Gil. 362; 26:365; 36: 167: 39:301: 66:176: 72:71.

Limitation as to commencement of suit. 58:163.

Time when statute of limitations begins to run against a debt. 53:303.

Ignorance of right of action. 33:161.

Limitation against liability on contingent claim. 48:174.

Running of limitations in case of insolvency. 41:363.

Accrual of action against sheriff for redemption money. 65:391.

Running of limitations against debt payable in installments. 77:256.

Accrual of cause of action in favor of remainderman. 37:338.

Running of limitations against reversioners or remaindermen. 37:338~

Limitation of actions by surety. 8:59, Gil. 37.

Application of statute of limitations to suretyship action. 11:150, Gil. 92.

Actions against agent or representative. 12:522, Gil. 431.

Action against agent for moneys received. 33:161.

Incurability of void proceedings by limitations. 31:369.

Conditions precedent, demand.

Action requiring condition precedent to right to sue. 35:167.

Limitation of actions as dependent on default in condition precedent to enforcing a right. 59:424.

Necessity for demand to set statute of limitations running. 82:535.

When demand necessary to start statute of limitations. 33:399.

Demand as necessary to set limitations in motion on debt. 28:501.

Contracts generally.

Accrual of right of action on money contract. 34:372.

Accrual of causes of action on continuing contracts. 37:315.

Accrual of action for damages upon breach of contract. 21:374.

Accrual of cause of breach of contract on dissolution of corporation, 44:460.

Limitation of action on contract to make will. 57:282.

Limitation of action for specific performance. 50:286.

Breach of promise to marry.

Statute of limitation of actions for breach of promise to marry. 38:493.

Covenants.

Accrual and limitation of action on covenant of seisin. 15:205, Gil. 160.

-commercial paper.

Application of statute of limitation to commercial paper. 30:86,

Application of limitations to promissory note. 12:352, Gil. 229.

When statute of limitations begins to run against note. 9:13, Gil. 1.

Accrual of action on a certificate of deposit. 37:335.

Statute of limitations as applied to certificate of deposit. 28:501.

Bonds and coupons.

Accrual of right to sue on bond. 25:116.

Limitation of action on official bonds. 16:494, Gil. 447.

On bond of personal representative or guardian. 61:361.

References are to Reports as Notes are in that order.

LIMITATION OF ACTIONS, II.—Continued.

Against deceased sureties on a bond. 61:361.

Statute of limitations as applied to bonds and coupons. 19:295, Gil. 252.

Accounts.

Limitations of actions on accounts. 43:219.

Partnership accounting.

Limitation of action for accounting by partnership. 24:17.

Corporate stockholders.

Limitation of action on stock subscription. 74:325.

Accrual of action for superadded liability of stockholders. 48:158.

Enforcement of statutory liability of stockholder. 100:436.

Trusts.

Limitations of actions in cases of express trusts. 33:329.

Limitation of action for enforcement of trust. 44:260; 62:132; 66:176.

When limitations begin to run against express continuing trust. 39:330.

Fraud.

Limitation of actions in cases of fraud. 12:522, Gil. 431; 33:329; 47:198; 53:

Limitations of actions for relief on ground of fraud. 39:115.

Accrual of causes of action arising from fraud. 22:97; 71:69.

When cause of action for fraud accrues. 30:519.

Fraud tolling statute of limitations. 87:456.

Fraudulent statements of debtor to toll statute of limitations. 35:493.

Action to set aside fraudulent conveyances affected by statute of limitations. 70:113.

Statute of limitations as affecting title of fraudulent grantee of land. 36:494. Notice of fraud setting limitations in motion. 22:287.

Torts; negligence; nuisance, injury to property; death.

Application of limitations to action on tort. 22:476.

Accrual of action for negligence. 46:118.

Limitation of action to abate nuisance. 12:137, Gil. 77.

Accrual of action to abate nuisance in stream. 29:414.

Accrual of action for damages to land. 46:141.

Accrual of cause of action for overflowing land. 38:179.

Limitation of action for injury by flooding. 80:9.

Accrual of actions for damage from dams. 11:336, Gil. 237.

For flowage from dam or obstructive nuisance. 46:118.

Action for damages or for nuisance from mill-dam, 12:137, Gil. 77.

Limitation of actions for damage by change of grade. 22:527.

Runhing of statute against action for death. 28:5.

Suits relating to real property generally.

Immunity of actual possessors from limitation laws affecting actions for title. 36:338.

Construction of "seized or possessed" in statute of limitations. 31:81.

Taxes and tax sales.

Limitations against right to collect land tax. 75:448.

Running of limitations against claim for void taxes paid. 53:309.

LIMITATION OF ACTIONS, II.—Continued.

In case of tax sales. 36:338; 54:235.

void tax sales. 31:360.

Tax deeds sufficient to set limitations in motion. 27:259.

Valid tax judgment as basis for limitation on suit to set aside sale. 31:307.

Void tax judgment as starting in operation statute of limitations. 37:132; 38: 384.

Effect of tax judgments void because of defect in delinquent list. 36:338.

Inefficacy of void tax sale certificate to set limitations in motion. 32:7.

Limitation of action to avoid tax title. 49:119.

Immunity of actual possessors as against void tax titles. 36:338.

Foreclosure sale.

Accrual of right to foreclose. 65:133; 68:405.

Judicial sale generally.

Limitation of actions to recover land sold under license of probate court. 37:1.

Limitations in favor of purchaser at sale ordered by probate court. 47:527.

Statute of limitations on defective judicial sales. 30:107.

Special limitations as to judicial sales when same are wholly void. 36:338. Limitation in favor of a guardian's sale. 43:363.

Decedent's estate.

Running of statute of limitations as to claim against estate. 15:159, Gil. 23; 30: 386.

Limitations of actions against claim allowed by probate court. 61:520.

Contingency of claim as affecting limitation of time for presentation. 26:433.

Extension of limitation of action by death and delay in appointing administrator.

44:449.

On contingent or undue claims against decedent's estate. 61:361.

Judgment.

Time at which cause of action accrues on a judgment. 58:365.

Effect of running of statute on judgment and lien. 28:248.

Prolongation of lien by proceedings to enforce. 28:248.

Absence from state.

Nonresidence or absence within statute of limitations. 50:320.

Limitation of actions against nonresidents. 54:14; 91:339.

Limitation of action on foreign contract of nonresident. 93:112.

Nonresidence suspending limitations. 9:64, Gil. 54.

Suspension of statute of limitations as to nonresidents. 14:268, Gil. 199; 44. 290.

Inoperativeness of limitations in favor of nonresidents. 13:390, Gil. 362.

Limitation law as affecting nonresident. 23:328.

Nonresidence as affecting running of limitations. 44:260.

Nonresidence of joint debtor as affecting running of statute. 11:138, Gil. 87.

When action accrues against one outside jurisdiction. 18:527, Gil. 471.

Effect of absence on limitations, 45:387; 45:401.

Accrual of action where defendant out of state. 33:518.

Limitations as running in favor of absentee. 52:67.

Absence of defendant suspending limitations. 16:306, Gil. 270.

LIMITATION OF ACTIONS, II.—Continued.

Absence from state as suspending running of statute. 21:15.

Effect of absence from state on running of statute of limitations. 19:488, Gil. 422.

Residence out of state necessary to change debtor's domicil and suspend limitations. 19:488, Gil. 422.

Suspension of limitation as to foreclosure or redemption by absence of mortgagor or necessary defendant. 24:358.

Foreign corporations.

Limitations as to foreign corporation. 45:387, 401.

Coverture, infancy or other disability.

Running of limitations against married woman. 15:205, Gil. 160.

Suit between husband and wife. 29:115.

Minors barred by failure to file statement. 15:119, Gil. 90.

Time within which action may be brought after removal of disability. 63:272. Prolonging cause of action. 67:169.

III. When action is barred.

Special statutes of limitations. 77:394.

Operation of limitations. 54:235.

Recoupment or reduction as barred by statute of limitations. 55:492.

Limitation of right of actions as resting in discretion of legislature. 27:119.

When foreign cause of action is barred by limitations. 13:390, Gil. 362.

Limitation of action against part of joint obligors. 14:268, Gil. 199.

Limitation of action for value of land taken for public use. 27:119.

Limitation of actions on statutory liabilities, 40:512.

Limitation of action against public officer. 85:41.

Limitation of action to have deed declared mortgage. 44:127.

Penalties.

Limitation of actions for penalties. 48:349.

Limitation of time of bringing action for penalty for timber cutting on state lands. 95:272.

Bond.

Action upon sheriff's bond. 35:167.

Judicial sales generally.

Limitations of action to test validity of official sale. 19:338, Gil. 292. Limitation of time for questioning validity of involuntary sale. 54:141.

Foreclosure sale, redemption.

Limitations on actions to foreclose mortgage. 39:39; 40:479.

Bar of right of foreclosure of mortgage by limitation. 20:264, Gil. 237.

Limitation of foreclosure and redemption. 24:97; 26:365.

Redemption and foreclosure as reciprocal and mutual. 20:264, Gil. 237.

Limitation of time to redeem. 46:422.

Applicability of short limitations as to foreclosure of involuntary sales. 45: 376.

References are to Reports as Notes are in that order.

LIMITATION OF ACTIONS, III.—Continued.

Mechanic's lien.

Limitation of action to enforce lien. 33:1.

Right to claim bar of limitations as against mechanics' lien. 44:544.

Decedent's estates.

Limitations of time for sale of estate of decedent. 35:392.

Time for enforcing claims against the estate of decedents. 45:112.

Actions by personal representatives. 75:527.

Liability of stockholders.

Limitation of statutory liability of stockholders. 30:173; 34:323, 355; 84:217.

Trusts.

Bar of action against trustee by statute of limitations. 47:193.

Effect of expiration of statute of limitations on action to enforce constructive trust. 39:330.

Plea of statute of limitations as available to constructive trustee. 66:176.

Fraud.

Statute of limitations in case of fraud. 30:519.

Torts; negligence.

Limitation of actions for active tort. 69:30; 70:35.

Actions for personal injuries. 40:406; 70:50.

injury causing death. 40:406.

Limitation of action for negligent personal injuries or for direct torts. 67:146. Action to abate dam. 13:498, Gil. 457.

Suits relating to real property.

Limitation of actions to recover real property rights. 93:295.

Invalidity of limitations requiring action by owner or claimant in possession. 11: 480. Gil. 358.

Limitation of action for recovery of land sold by administrator. 95:153.

Tuxes, assessments, and tax sales.

Statute of limitations as affecting taxes 78:102.

Limitation of actions to avoid taxes. 81:215.

Limitations applying to proceedings to collect taxes. 57:203.

Statute of limitations as applying to proceedings to enforce back taxes. 38:397.

Bar of suits to collect taxes. 40:512.

Limitation of proceedings to collect taxes. 72:251; 79:131; 79:362.

Limitations as barring collection of taxes. 68:242.

Statute of limitations as applying to the enforcement of unpaid taxes. 70:286.

Limitations as bar to actions for delinquent taxes. 51:201.

As against omitted and delinquent taxes. 57:203.

Limitations as against state suing for taxes. 57:203.

Statute of limitations as to defective tax sales. 97:83.

Limitation of action attacking tax sale. 38:482.

Validity of limitation on suits to avoid tax sale or taxes. 11:480, Gil. 358.

Limitation of actions to avoid void tax title. 40:541.

Where party is in possession against voidable tax sale. 77:394.

Effect of limitations on actions to avoid tax titles. 13:451, Gil. 419.

Limitation of action to test sale of property for local assessment. 29:135.

LIMITATION OF ACTIONS, III.—Continued.

Limitation of action to recover money paid upon void tax sale. 58:1.

When recovery of money paid upon void tax sale is barred by limitations. 46:522.

Limitation of actions as dependent on refundment of money paid at void tax sales. 59:424.

Judgment.

Limitation of action on judgment. 56:390; 62:507; 99:433.

Application of statute of limitations to a judgment. 28:248.

When action on judgment is barred by limitations. 9:13, Gil. 1.

Time for bringing action on judgment. 95:146.

IV. Interruption of statute; removal of bar.

Effect of absence from state, see supra,—absence from state.

Removal of bar of statute of limitations. 71:77.

Revival of outlawed debt. 82:296; 90:275.

Suspension of statute of limitations. 45:167.

Effect of filing of claims pursuant to order of court on statute of limitations. 84:144.

Tolling of limitations as to land. 87:117.

Tolling of statute of limitations pending action of land department. 91:325.

Repeal of statute of limitations affecting cause of action once barred. 11:480, Gil. 358.

Power of court.

Suspension of limitations by court. 7:477, Gil. 383.

Power of courts to suspend statute of limitation. 12:407, Gil. 291.

Power of courts to extend periods of limitation. 39:115.

By suit.

Commencement of action tolling statute of limitations. 56:390.

Former dismissal action as suspending running of statute of limitations. 63:272.

Dismissal and new action after expiration of limitations. 39:115.

Equity action as preventing running of statute on judgment. 37:282.

Interruption of limitations by insolvency proceedings. 56:202.

Creditor's bill as preventing statute running against judgment. 35:493.

Limitation against lien of judgment pending stay or injunction. 38:361.

By payment or promise.

Acknowledgment of debt to remove statute bar. 51:482.

Acknowledgment of existing indebtedness to raise bar to limitations. 12:407, Gil. 291.

Sufficiency of acknowledgment to take debt out of statute. 11:138, Gil. 87.

Sufficiency of acknowledgment of indebtedness to toll statute of limitations. 39: 367.

Sufficiency of acknowledgment to revive debt barred by statute of limitations. 29:361.

Acknowledgment of existing indebtedness to toll statute of limitations. 12:352, Gil. 229.

LIMITATION OF ACTIONS, IV.—Continued.

Suspension of statute of limitations by payment or acknowledgment. 11:138, Gil. 87.

Admission of indebtedness taking case out of limitations. 16:215, Gil. 187.

Effect of part payment. 16:215, Gil. 187.

Part payment to revive liability. 62:507.

Part payment as tolling statute of limitations. 13:158, Gil. 145; 68:81; 97:214.

Part payments suspending the operation of statute of limitations. 26:28.

Sufficiency of part payment to prevent operation of statute of limitations. 29:173. Removal of bar by payment generally. 71:77.

by application of proceeds of collateral. 71:77.

Partial payment of debt as saving the security from the statute of limitations. 52:67.

Part payment sufficient to suspend limitations on accounts. 39:518.

Effect of part payment on foreclosure of mortgages. 32:460.

Credits as supending operation of statute of limitations. 88:218.

Indorsements of payment tolling limitations on note. 17:493, Gil. 470.

Entries or indorsements of credit. 29:173.

Payment of taxes as tolling operation of statute of limitations. 45:167.

- payment or acknowledgment referable to separate debts.

Payment or acknowledgment referable to either of several debts. 11:138, Gil. 87. General payment upon indebtedness renewing separate claims barred by statute. 12:352. Gil. 229.

- by third person.

Partial payment of debt by another as suspending operation of statute of limitations. 80:361.

Effect of payment by one in privity with debtor on limitations. 35:63.

Effect on running of limitations of payment by one obligor. 9:13, Gil. 1.

By joint-debtor. 11:138, Gil. 87; 35:63.

Suspension of limitations by payment by one only of joint obligors. 19:396, Gil. 342.

By one partner after dissolution. 11:138, Gil. 87; 40:325.

By grantee of mortgagor. 9:13, Gil. 1.

Payment by agent or codebtor. 71:77.

LIMITATION OF INDEBTEDNESS.

Of city, see Municipal Corporations, II.

LIMITATION OF LIABILITY.

As to freight, see Carriers, III. By telegraph company, see Telegraphs.

LIMITED PARTNERSHIP.

See Partnership.

References are to Reports as Notes are in that order.

LIQUIDATED DAMAGES.

	See	Damages,	Ш
--	-----	----------	---

LIQUORS.

See Intoxicating Liquors.

LIS PENDENS.

Pendency of action, see Action or Suit. Lis pendens. 46:174; 64:531. Effect of. 46:298. Pendency of action. 3:106, Gil. 58. Notice of. 54:499.

Commencement of lis pendens, and notice. 91:226.

To whom lis pendens is notice. 17:457, Gil. 434.

Notice of lis pendens as affecting parties in priority. 92:2.

Filing of notice of lis pendens. 25:206.

Effect of filing notice of lis pendens upon prior rights. 20:165, Gil. 148.

Parties affected by filing notice of lis pendens. 20:170, Gil. 153.

Effect of filing lis pendens on unrecorded deeds. 39:35.

Discharge of lis pendens while suit pending. 89:71.

Purchasers pending suit.

Purchaser pendente lite. 70:243.

Who is purchaser pendente lite. 39:73.

Title of pendente lite purchaser. 1:274, Gil. 210.

Effect of purchase pendente lite. 4:294, Gil. 211.

Rights of purchaser under subsequently vacated judgment. 39:481.

Effect of conveyance pending condemnation proceedings. 93:30.

LITTORAL RIGHTS.

See Waters.

LIVERY STABLE.

Lien of keeper, see Liens.

LIVESTOCK.

See Animals.

LOAN.

What constitutes loan. 13:174, Gil. 165. By building and loan association, see Building and Loan Associations. Usury in loans by agents, see Usury.

LOAN ASSOCIATIONS.

See Building and Loan Associations.

LOCAL IMPROVEMENTS.

See Public Improvements.

LOCAL OPTION.

As to intoxicating liquors, scee Intoxicating Liquors.

LOCAL SELF GOVERNMENT.

See Constitutional Law. L.

LOCAL STATUTES.

See Statutes, L

LOGS AND LOGGING.

As to timber, see Timber.

Capacity of stream for floating logs, see Waters.

Rights of each owner of intermingled logs. 34:289. Right of one owner to detain mass of logs. 39:83.

Right to use stream for floating logs. 72:523.

Duty of one driving logs. 33:285.

Liability of driver of logs. 35:324.

Care as no defense to actions for direct injury. 28:534.

Scale of logs.

Agreements for log scale by third party. 88:517.

Conclusiveness of scale of logs by surveyor general. 20:345, Gil. 298; 37:477; 77:206.

Log marks.

Log mark as evidence of timber under the statute. 14:532, Gil. 403.

Record owner of log mark. 72:135.

Compensation for driving logs.

Compensation for driving or handling logs of another. 33:455.

Statutory right to recover for driving intermingled logs. 33:285.

Right to charge tolls for driving of logs. 35:415.

Action for services for driving the logs of another. 32:76.

Statutory action for driving logs of another. 46:338.

Compensation for driving or removing intermingled or obstructing logs. 35:324. logs intermingled by consent. 34:427.

Where driving does not benefit other owner. 33:285.

On streams not naturally capable of floatage. 33:455.

LOGS AND LOGGING-Continued.

Booms and boom companies.

What is "boom." 63:181.

Right to construct booms. 23:430.

Booms as improvement of stream. 28:534.

Power of state to authorize booms in navigable water. 32:412.

Liability for giving way of log boom. 81:432.

Nature and purchase of boom franchise. 32:412.

Validity of statutes creating booming companies. 34:79.

Boom companies as quasi public corporations. 28:534; 32:412.

Interest acquired under grant of boomage rights. 63:181.

Powers of booming company. 34:79.

Powers of boom companies organized by special acts. 32:412.

Rights and obligations of boom company. 43:130.

Duty of booming company as to passage of logs. 34:71.

Care required of boom companies. 39:83.

Liability of booming company for damages. 28:534.

Collateral attack on boom corporation's neglect as to charter duties. 32:412.

- boomage rates and charges.

Constitutionality of statute allowing boomage charges. 28:534.

Power of state to allow taking of tolls. 32:412.

Right of boom company to collect tolls for driving of logs. 75:335.

Equality of boomage rates. 34:245.

LOSS.

Of freight, see Carriers, III.

Of profits as element of damages, see Damages, III.

Of easement, see Easements.

Finder of lost property, see Finder.

Of homestead, see Homestead.

Of insured property, see Insurance, VI.

LOST INSTRUMENT.

Action on lost instrument. 43:205.

LOTTERY.

What constitutes a "lottery." 48:555; 95:442. "Suit clubs." 48:555.

Legality of sale of lottery tickets. 48:555.

LUMBER.

See Timber.

LUNATICS.

See Incompetent Persons.

M

MACHINERY.

As fixtures, see fixtures.

Master's duty as to safety, see Master and Servant, IL.

MAGISTRATE.

See Justice of the Peace.

MAIL.

Presumption as to course of mails, see Evidence, IL.

MAIMING.

See Mayhem.

MAINTENANCE.

See Champerty and Maintenance.

MAJORITY.

At election, see Elections.
Of representative body, see Parliamentary Law.

MALICE.

Presumption and burden of proof as to, see Evidence, II.

Evidence of generally, see Evidence, XI.

Sufficiency of proof of, see Evidence, XII.

In libel or slander, see Libel and Slander.

In action or prosecution, civil liability for, see Malicious Prosecution.

Question for jury as to, see Trial, II.

Definition of malice. 28:162; 100:225.

When act is deemed malicious. 7:184, Gil. 128.

Malice as ground of action. 89:41.

Malice as essential to violation of statute. 95:106.

MALICIOUS MISCHIEF.

Essence of malicious mischief. 1:292, Gil. 226. Cruelty to animals as. 22:271.

MALICIOUS PROSECUTION.

Measure of damages for, see Damages, III. Evidence as to generally, see Evidence, XL

References are to Reports as Notes are in that order.

MALICIOUS PROSECUTION-Continued.

As to false imprisonment, see False Imprisonment.

Allegations as to, see Pleading, II.

Malicious prosecution. 30:516; 38:308; 40:413; 46:225.

Of civil action, 46:196.

Action for malicious prosecution. 39:495; 42:49.

Actionable malicious prosecution. 65:256.

Action for malicious attachment. 26:80; 70:230.

Action for malicious civil prosecution. 33:189; 53:439.

Action for malicious civil prosecution without seizure. 41:524.

Right of action for malicious civil prosecution. 29:376; 74:139.

When action for malicious prosecution is maintainable. 33:368; 37:296, 386.

Actionable wrong in suing out replevin. 26:105.

Right to maintain action for malicious prosecution of replevin suit. 36:300.

Right of recovery in malicious prosecution. 43:459.

Liability for wrongful or malicious use of judicial process. 50:327.

Direct liability in malicious prosecution action. 16:182, Gil. 161.

Remedy for wrongful use of process with probable cause or without legal malice.

33:189.

Liability for unauthorized acts of officer in malicious prosecution. 38:308.

For wrongful attachment. 37:296.

By search warrant. 46:225.

Malice.

Presumption and burden of proof as to malice, see Evidence, II.

Implied malice. 46:225.

Probable cause.

Presumption and burden of proof as to want of probable cause, see Evidence, IL. Evidence of want of probable cause, see Evidence, XI.

Probable cause in malicious prosecution. 42:49.

Probable cause for prosecution. 46:366.

What constitutes probable cause. 16:182, Gil. 161; 33:189.

Evidence of probable cause. 37:147.

Sufficiency of probable cause. 30:516.

Want of probable cause in malicious prosecution. 10:350, Gil. 277.

Discharge of accused as evidence of want of probable cause. 16:182, Gil. 161.

For criminal prosecutions. 16:182, Gil. 161.

Defenses.

Defense to action for malicious prosecution. 39:107; 53:274; 82:82; 84:516; 92:348.

Insufficient complaint as defense. 37:386.

-advice of counsel.

Advice of counsel as defense. 16:182, Gil. 161; 37:147; 38:308; 39:107; 40:413; 46:225; 55:88; 74:139.

Advice of attorney as defense. 70:230.

Who are competent legal advisers. 37:147.

Termination of prosecution.

Favorable termination of malicious prosecution as precedent to action. 26:80.

References are to Reports as Notes are in that order.

MALICIOUS PROSECUTION-Continued.

Discharge of attachment as condition precedent to action for wrongfully precuring the attachment. 26:80.

Abandonment of action. 26:80.

MALPRACTICE.

Liability for, see Physicians and Surgeons.

MANDAMUS.

- I. When lies.
- II. Procedure.

Appealability of order in, see Appeal and Error, L. Original jurisdiction of appellate court, see Courts.

I. When lies.

Right to mandamus. 4:366, Gil. 275; 15:177, Gil. 136; 38:397; 74:371; 95:442. When mandamus lies. 2:346, Gil. 298; 9:139, Gil. 130; 32:275; 34:526; 41:25; 43:328: 44:546.

Occasion for mandamus. 25:340.

When peremptory mandamus will issue in first instance. 2:344, Gil. 297.

When peremptory writ of mandamus issued. 12:382, Gil. 261.

Mandamus as remedy for abuse of discretion. 72:528.

Mandamus where it would be futile. 33:381.

Futility as defense. 43:328.

To compel officer to act. 2:180, Gil. 148; 72:37.

To review decision of medical examining board. 32:324.

To compel payment of award in eminent domain. 33:524.

To compel action as to highways generally.

To compel opening of highway. 39:65.

To open road. 9:139, Gil. 130.

To compel improvements in highway. 44:549.

To compel action by railroad as to street or crossings.

Mandamus to compel bridging of tracks at crossing. 38:246.

Mandamus to compel construction and maintenance of railroad crossings. 36:246; 50:438; 75:473.

duty of court to give specific directions. 75:473.

to make or maintain proper crossings. 39:219.

Mandamus to compel railroad company to keep its tracks safe at street crossings. 80:108.

Enforcement by mandamus of duty of railroad company to restore and repair streets. 35:131.

To corporations.

To compel corporations to perform public duties. 18:40, Gil. 21.

Against railroad. 39:219.

MANDAMUS, I.-Continued.

To compel construction and operation of railroad under charter. 18:40, Gil. 21.

To compel location of new station. 89:363.

To enforce duty of carrier. 95:442.

To enforce joint through rates. 80:191.

To compel calling of stockholders' meeting. 31:140.

To compel transfer or issuance of stock. 15:177, Gil. 136.

To courts.

Mandamus to compel judge to sign bill of exceptions. 38:137.

Necessity for judge's absolute refusal to perform duty as prerequisite to granting mandamus. 30:98.

Mandamus to settle or correct settled case on certification to superior court. 26:214.

Mandamus to compel transfer of action to county where defendant resides. 77:302.

To state officers.

Mandamus against state officers. 29:555.

Mandamus to control judgment or discretion of state officer. 32:324.

Mandamus to state departments. 28:50.

Mandamus to compel state's attorney to bring quo warranto on relation. 3:190. To executive officers. 4:309, Gil. 228.

Power of courts to control acts of executive officer. 20:363, Gil. 314.

Control of executive officers by mandamus. 27:1.

- to governor.

Mandamus to governor of state. 4:309, Gil. 228; 19:103, Gil. 74.

Mandamus to compel governor to perform duty. 2:13, Gil. 1.

To county, town, or municipal officers generally.

To compel officers to keep offices at county seat. 39:426.

Right to mandamus mayor to sign "revolving fund" bond. 87:23.

To compel issue of municipal bonds. 25:404.

To compel issue of railroad aid bonds. 25:445.

To compel officer to act as to tax list. 15:35, Gil. 18.

Mandamus as proper remedy to secure refundment of void taxes. 59:424.

To compel officers to allow redemption from tax judgment. 86:181.

To compel acceptance of redemption money. 73:1.

To auditor to compel him to deliver proper certificate of redemption. 62:246.

To compel auditing of claim against municipality. 62:509.

To enforce illegal claim. 32:275.

To compel payment of demand against municipality. 27:90; 31:440.

To excise officers.

To compel issue of liquor license. 60:510.

To determine title to office.

To put party in office. 15:221, Gil. 172; 15:455, Gil. 369.

To restore to office. 17:113, Gil. 90; 71:178.

To try rights in office. 10:369, Gil. 295.

To compel delivery of office and belongings. 10:369, Gil. 295.

References are to Reports as Notes are in that order.

Index to Notes, Minn. Rep.

30.

MANDAMUS, I.-Continued.

To compel transfer of books, seals and property pertaining to a public office to person entitled thereto. 15:221, Gil. 172.

To compel transfer of official records. 17:113, Gil. 90.

As to elections.

To compel action by election canvassers. 2:180, Gil. 148.

To compel canvassing board to perform duties. 2:346. Gil. 298.

To control canvass or certification of election. 15:455, Gil. 369.

II. Procedure.

Practice in original mandamus in supreme court. 85:283.

Notice: demand.

Necessity of demand before mandamus. 17:429, Gil. 496; 28:358. mandamus to enforce public duty of officer. 17:429, Gil. 406.

Validity of peremptory mandamus issued without notice. 42:284.

Sufficiency of notice required. 12:382, Gil. 261.

Who may apply for.

Appllication for mandamus by private relator. 10:369, Gil. 295. Mandamus by private citizen to enforce public duty. 39:426.

Pleading; writ.

Sufficiency of petition in mandamus. 55:118.

Necessary averments of ability in petition for mandamus. 44:549.

Requirements of alternative writ. 29:440.

Amendment of alternative writ of mandamus to make it conform to the peremptory writ. 39:426.

Relief granted.

Relief granted on peremptory mandamus. 39:219.

Form of relief granted under peremptory writ of mandamus. 39:426.

MANDATORY INJUNCTION.

See Injunction.

MANDATORY PROVISIONS.

In statute, see Statutes, II.

MANSLAUGHTER.

See Homicide.

MANUFACTURERS.

Liability for injury due to defect in articles manufactured, see Negligence, L

References are to Reports as Notes are in that order.

MANUFACTURING CORPORATION.

Exemption of stockholders in, from liability, see Corporations, V.

MAP.

Dedication by, see Dedication.

Admissibility of, in evidence, see Evidence, IV.

Nature of maps. 3:94. Gil. 46.

MARINE INSURANCE.

See Insurance.

MARKED BALLOTS.

See Elections.

MARKETABLE TITLE.

See Vendor and Purchaser.

MARRIAGE.

Breach of promise to marry, see Breach of Promise. Conflict of laws as to, see Conflict of Laws. Divorce or separation, see Divorce and Separation. Presumption and burden of proof as to, see Evidence, IL. Evidence of generally, see Evidence, XI. Husband and wife generally, see Husband and Wife. Dissolution of marriage. 44:124.

Validity.

Validity of marriage. 23:528; 25:29; 41:201; 66:327; 78:166.

Informal marriage. 23:352.

Secret marriage. 66:327.

Common law marriage. 23:528; 58:268.

effect of holding one's self out to the world as "housekeeper." 58:268.

What constitutes common-law marriage. 66:327.

Indian marriage. 42:361.

Marriage per verba de praesenti. 23:528.

MARRIED WOMEN.

See Husband and Wife.

MARSHAL.

Right of United States marshal to seize property. 16:426, Gil. 383.

References are to Reports as Notes are in that order.

MARSHALING ASSETS AND SECURITIES.

Marshaling of securities. 23:74.

Marshaling of security in favor of exemptions. 40:193.

Marshaling of partnership assets. 46:25.

Compelling mortgagee to resort first to nonexempt property. 47:321.

Rights of creditor having lien upon two funds. 14:220, Gil. 158.

Sale in inverse order of alienation. 51:444.

As between homestead and other lands. 23:74.

MARTIAL LAW.

Military and martial law as statutory. 34:526. Trial of military offenses. 65:159.

MASTER AND SERVANT.

- I. Rights and relation generally.
- II. Liability of master to servant.
 - a. Nature and extent; master's duty.
 - b. Servant's assumption of risk.
 - c. Contributory negligence of servant.
 - d. Fellow servants and their negligence.

III. Master's liability for acts of servant or independent contractor.

IV. Liability of servant.

Guaranty of fidelity of employee, see Bonds. Proof of servant's declarations, see Evidence, X. Combination of employees, see Labor Unions.

I. Rights and relation generally.

Duty to transport employee. 46:39.

Nature of servant's occupation of house. 8:427, Gil. 382.

Right to inventions of employee 35:146.

Authority of agent or employee. 53:119.

Right of railroad conductor to employ servants. 50:218.

Duty to give certificate of character to servant. 78:289.

Right of assaulted servant to quit employment. 90:327.

When relation exists.

Relation of master and servant. 59:102.

When relation of master and servant exists. 11:277, Gil. 189; 13:523, Gil. 491; 34:477; 83:149.

Test of relation of servant. 45:207.

Statute defining relation of master and servant, as declaratory of common-law. 66:79.

One employed by servant as a servant of the common master. 55:446. Laborers, employees, etc., within statutes giving them preferences. 48:515.

Wages.

Compensation for services performed in an emergency. 84:279.

References are to Reports as Notes are in that order.

MASTER AND SERVANT, I.-Continued.

Amount of remuneration where left to employer. 28:205.

Forfeiture of compensation of servant or agent by his misconduct. 46:468.

Right of discharged servant to wages. 91:100.

Termination of relation; discharge.

Measure of damages for breach of contract of employment, see Damages, III.

Employer's right to discharge servant. 52:264.

Discharge of servant during term of hiring. 46:113.

Discharge for intoxication. 60:330.

Rights and duties of wrongfully discharged agent. 9:50, Gil. 39. under contract. 22:233.

Rights and remedies of discharged servant. 81:316.

Remedy of wrongfully discharged servant. 5:247, Gil. 193; 89:77.

Action for wrongful discharge. 63:405.

Revocation of contract for services. 59:406.

effect on liability therefor. 59:406.

II. Liability of master to servant.

a. Nature and extent; master's duty.

Presumption and burden of proof as to master's negligence, see Evidence, IL.

Evidence generally, of master's negligence, see Evidence, XI.

Insurance against master's liability, see Insurance, VIII.

Question for jury as to negligence of master, see Trial, II.

Duty of master to servant. 30:215; 37:153, 409; 48:46.

Duty to maintain safety of servants. 26:40; 85:463.

Duty of master to furnish protection to servant. 46:39.

Duty of master to furnish sufficient help to make work safe. 90:343.

Care required of master. 46:18: 49:511.

instructions as to. 28:110.

Conformity to usage as due care. 48:391.

What constitutes reasonable diligence. 39:254.

Master's liability for injury to servant. 27:162; 32:54; 34:477; 35:200; 38:80; 38:117; 41:444; 42:79; 48:99; 53:29; 55:63; 57:227; 58:288; 62:393;

64:185; 67:94; 68:526; 76:149.

Extent of master's liability. 32:331.

Statutory liability of railroad employers. 63:137.

Violation of statutory duties as barring right to set up a defense of contributory negligence or assumption of risk. 91:509.

Liability of railroad company for negligence. 44:141.

Master's liability for injuries to employees. 46:439.

Nonliability of master for injury to servant in carrying out details of work. 50:160.

Liability of master for defects developing in progress of work. 90:512.

Liability of master to servant for negligence of servants of another with whom they work. 80:504.

When negligence is imputable to master. 39:254.

For what negligence master is liable to servant. 41:169.

MASTER AND SERVANT, II. a-Continued.

Violation of safety law as evidence of negligence. 43:414.

Architect's negligence as defense to employer. 65:337.

Latent defect as defense to injury. 62:85.

Master's liability to servant under orders. 51:86.

Negligence of master concurring with other causes generally.

Joint liability to workman for negligence. 86:474.

Injury due to joint negligence of master and stranger. 55:63.

Where negligence concurs with other causes, generally. 37:409.

Master's liability in case of concurrent fault of stranger. 37:409.

Concurring actionable and nonactionable negligence. 84:320.

Knowledge as element of master's liability.

Master's knowledge of danger. 34:45.

Knowledge as element of employer's liability. 37:310; 41: 207.

Notice to master of defective appliances. 46:18.

Notice to employer of defect causing injury. 46:168.

Knowledge as element of employer's liability. 58:333.

Liability to minor employees.

Right of minor servant to recover for injuries. 22:274.

Employment of minors below age limit as negligence. 90:431.

Nature of occupation of employee; acting outside duties.

As to servants acting outside employment. 48:99.

Liability for injuries to servant received outside scope of employment. 56:141.

Liability for injury to employee out of work hours. 38:175.

of railroad. 78:303.

to employees using hand cars. 78:303.

Nature of master's liability in carrying servants to work on elevators. 55:501.

Negligence in transporting servants to and from work generally. 55:501.

going to or from work on master's conveyance. 38:173.

Rules and regulations.

Duty of master and servant as to rules. 38:117.

Duty as to rules promulgated by employer. 46:168.

Duty of railroad company as to rules and regulations. 83:149.

Duty of master to provide rules for servants. 81:174; 85:326.

Duty of master to make and enforce rules. 37:367; 92:287.

Duty of employer to inform employees of its rules and regulations. 71:216.

Construction of rules imposing inconsistent duties. 98:375.

Reasonableness of rules for servants. 89:485; 90:135; 92:287.

Abrogation of rules. 92:287.

Duty to warn or instruct.

Duty of warning. 34:45.

Duty to warn servants of danger. 41:500; 43:496; 47:340; 62:175; 92:122.

Duty of master to give instructions. 97:141.

Duty of employer to give instructions and formulate rules for conduct of business. 85:463.

Duty to inform servant of defects and risks. 32:230.

MASTER AND SERVANT, II. a-Continued.

Duty of master as to safety or warning of employee. 41:439.

Duty of master to inform servant of defects and risks. 36:413.

Obligation of master to give notice of danger. 90:343.

Duty of master to warn servant of danger of appliances. 46:187.

Duty of master to instruct servant as to dangers incident to work. 37:310; 76:169; 92:187.

Duty of master to advise servant as to dangers to be encountered. 57:52.

Master's duty to warn servant of unknown danger. 82:191.

open shafts and hatches. 82:191.

Hazardous employment requiring warning by master to servant. 87:367.

Duty of master to warn servant of extrahazardous risks. 32:303.

Duty of master to instruct servant using dangerous machine. 95:95.

Liability for failure to warn servant of dangers. 94:53.

Effect of failure to warn employees of dangers of employment. 92:508.

Duty of railroad company employees to signal approach of trains, 57:271.

Duty to warn servants engaged in blasting. 98:160.

Sufficiency of warning. 95:95.

What excuses instructions, 37:310.

- youthful or inexperienced servant.

Duty to instruct inexperienced servant. 48:299.

minor servants. 57:52.

Failure to warn youthful employee of dangers as negligence. 65:355.

Duty as to supervision.

Master's duty as to supervision. 63:428.

Duty of master under rule requiring exercise of general supervision over work of servants. 90:492.

Safety as to place and appliances.

Validity of act requiring master to safeguard. 91:509.

Duty of master to make employment safe. 42:424.

Duty of master to servant to provide for safety in work. 84:321.

Duty of master to furnish servants safe place to work. 32:230; 45:235; 55:501; 80:504; 93:385; 95:347.

Duty of employer to provide a suitable and safe place to work. 71:341.

Duty of master to provide suitable place for employee to work. 31:248.

Negligence of master in not furnishing servant safe place to work. 73:80. in trench. 89:95.

Duties owed to servants at work in dangerous places. 22:274.

Duty of master to furnish safe appliances. 33:311; 39:523; 42:520; 87:185. reasonably safe appliances. 80:1.

Duty and liability of master as to safe appliances. 37:310.

Duty of master in respect to safety of appliances and structures. 41:212.

Duty of master to provide suitable appliances for employee to work with. 92: 187.

Duty of master as to equipment and appliances. 48:391.

Master's duty as to safest appliance known. 99:186.

Liability of master for injuries by defective appliances. 12:357, Gil. 232; 20:9, Gil. 1; 44:443; 47:111; 73:237; 87:435.

MASTER AND SERVANT, II. a-Continued.

Liability of master in respect to temporary structures used in work. 41:212. Liability of master for negligent construction of temporary structure. 60:426. Reciprocal duties of master and servant as to defective appliances and conditions. 27:137.

Duty of master to furnish safe instrumentalities. 32:303; 85:142. to servants employed in repair work. 32:303.

Duty of master to furnish proper instrumentalities. 30:31.

Duty of master to provide suitable instrumentalities. 30:231.

Duty of master as to safety of instruments furnished to servants. 32:54.

Liability of master for defective instrumentalities. 54:504; 60:410; 80:488.

Liability of master for injury to servant from defective temporary instrumentalities. 68:18.

Duty of master as to place of work and instrumentalities. 56:68.

Duty of master as to appliances and place to work. 36:6; 69:245.

Duty of master to furnish servant with safe place of employment and instrumentalities. 34:45.

unusual or new duties. 34:45.

Liability of master for unsafe place or appliances. 86:474.

Liability of master for injury to employee because of defective condition of place to work or appliances to work with. 46:106.

Where the place or appliance is constructed as a part of the work being performed. 45:235.

Injury to servant by reason of unsafe place or appliance prepared by himself or fellow servant. 47:537.

Liability of master for defective tools and appliances. 57:227; 85:272.

Liability of master for defective tools or implements. 88:112.

Master's nonliability for injury to servant in selection and use of tools and appliances. 50:160.

Liability of master as to manual tools used or selected by servants. 45:471.

battered or defective hammers. 45:471.

defective "step" in lumber pile. 45:235.

Scaffolds and temporary structures. 87:435.

Defective scaffold. 47:111, 537.

Scaffolding made by laborers. 41:212.

Duty of mine owners towards employees. 47:361.

- safety of machinery.

Liability of master for defective machinery. 82:142.

Master's liability for dangerous machinery and appliances. 44:287.

Duty of master to furnish and maintain safe machinery to servant. 28:110.

Duty and liability of master in regard to machinery and appliances. 40:263; 43:532.

Duty of master as to dangerous machinery. 80:393.

Duty under statute as to guarding of dangerous machinery. 83:25; 86:328.

Liability of master for failure to guard dangerous machinery, etc. 70:161.

Liability for injury from neglect of statutory duty to guard machine or appliance. 93:242.

Dangerous machinery within statute requiring guard. 86:328.

MASTER AND SERVANT, II. a-Continued.

Duty of master as to covering of dangerous machinery. 36:413.

Negligence in failure to guard dangerous machinery. 90:431.

Negligence in failing to guard revolving shafts with set screws. 58:333.

Use of set screw on revolving shaft as negligence. 68:305.

Effect of omission to cover dangerous machinery. 44:287.

Liability of master for nonrepair of machinery. 99:97

Liability of master for injury to employee because of defective condition of place to work or appliances to work with. 46:106.

Liability of master for readjustment of saws in operator's absence. 95:142.

- safety of railroad as to place and appliances.

Duty of railroad as to instrumentalities. 34:259.

Duty of railroad company as to care of its accessories. 32:331.

Accumulation of ice in railroad yard as negligence. 72:192.

Duty and liability of railroad as to accumulation of ice in yard. 72:469.

Duty of railroad as to ice in switch yard. 60:410.

Degree of care resuired of a railway company in maintaining its tracks. 28:110.

Liability of master for failure to block frog. 34:259; 37:326; 49:488.

Liability of railroad company for injury of employee, caused by structure close to track. 35:84.

Negligence in placing structures over or near track. 51:193.

Duty towards servant with respect to structures overhanging railroads. 28:128.

Duty of railroad company in operation of switches by employees. 33:218.

Necessity of drains and culverts at switches. 37:409.

Duty of railway company to cover culvert bridge or drain. 37:409.

Liability for injuries resulting from defective rail. 42:79.

Duty of railroad to keep engine in repair. 95:87.

Liability for defective freight cars. 79:291.

Liability for injury to servant from defective cars. 30:231; 44:141.

Foreign cars used by company as equipment. 30:231.

Liability for using defective foreign cars. 30:231.

Notice of defective cars. 32:54.

Operation of hand cars. 45:355.

Duty of railway company to furnish safe hand car. 83:149.

Liability of railroad for injury resulting from defective coupler. 95:408.

Negligence in furnishing diverse car couplers. 32:230.

Injuries due to use of diverse couplers on cars. 41:444.

Negligence in operation of trains. 67:394.

omissions of precautions. 67:394.

Duty as to inspection.

Duty of inspection. 33:311; 79:291; 88:112.

Duty of master to inspect appliances furnished servants to work with. 98:312.

Master's duty of inspection and repair. 75:61.

Duty of master to inspect and repair appliances. 55:357.

Duty of master as to inspection of tools or implements. 57:227; 98:439.

Duty to inspect hammer. 98:312.

Adequacy of inspection by master. 44:141.

Duty of railroad company as to inspection. 55:177.

MASTER AND SERVANT, II. a-Continued.

Duty of conductor to inspect cars. 32:331.

Duty as to inspection of railway cars. 69:67.

Duty to inspect foreign cars. 30:231.

Anterior negligence of a connecting carrier as defense. 84:320. deficient inspection of cars. 84:320.

Liability to volunteers.

Duty of master to volunteer, 56:141.

Injury to volunteer servant. 80:92.

Liability to volunteer. 31:351; 50:218.

Liability of railroad company. 50:218.

When person is volunteer. 50:218; 95:329.

Liability to servants of third persons.

Liability for injury to servants of contractor. 41:500: 56:141.

Liability of employer to servants of independent contractor. 64:22.

Right of employee of one connecting carrier to sue other road for injuries. 13: 30, Gil. 18.

b. Servant's assumption of risk.

Burden of proof as to, see Evidence, II.

Question for jury as to, see Trial, II.

Assumption of risk. 22:185; 27:111; 27:137; 28:128; 30:231 31:248; 32:54, 230; 33:153, 311; 34:45; 34:259, 321, 397; 35:485; 36:6, 413; 37: 153, 310; 38:14, 117, 175, 412; 39:15, 78, 435; 40:263; 41:212, 439, 500; 42:87; 43:53, 423, 532; 46:187, 384, 439; 47:128, 361, 486; 48: 299; 49:511; 50:23; 51:42, 86, 193; 55:177; 57:43, 237, 271, 303, 461; 59:116; 60:130, 410; 63:428, 489; 64:447; 65:308, 337, 350; 66: 51, 79; 67:25, 79; 68:18, 135, 184; 70:422; 72:175, 192, 225, 435; 73: 80; 75:501; 76:28; 80:1, 504; 81:174, 314; 82:404; 83:25; 85:326, 447, 463; 86:237, 276; 87:367; 89:354; 91:308; 92:214; 94:169, 186; 96:61; 97:94, 217; 98:104, 312, 453, 502; 100:30.

Doctrine of assumption of risk. 82:191.

Distinction from contributory negligence. 37:153.

Abrogation of common law by statute. 27:111.

What risk comprehendable. 34:94.

What are latent dangers. 47:361.

Infraction of statutory duty as affecting assumption of risk. 70:538.

Assumption of risk by adult employees. 22:274.

Express assumption of risk by servant. 91:77.

What risks assumed.

Risks assumed by servants. 27:367; 41:289; 42:79; 63:98; 90:343, 492.

By employee working with defective things. 35:490.

By employee in making repairs. 74:163.

By repairman. 81:314.

By servant in mine. 49:509.

Unguarded or unwarned dangers. 39:78.

Of defective machinery. 82:382.

MASTER AND SERVANT, II. b-Continued.

Of removal of accustomed safe guards. 34:259.

From flying particles of iron. 45:471.

Risk of hoisting gear. 90:512.

By lineman working on decayed poles. 74:163.

Of rolls, gearing, and mangles. 39:78.

Of unguarded rolls or wheels. 86:237.

Of laundry mangles. 86:237; 92:393.

Of dangers due to natural laws such as gravity. 68:184.

Of caving or crumbling earth. 34:94; 41:289; 63:428; 72:225, 435; 73:80.

- by railroad employee generally.

Risks assumed by railroad servants. 37:326; 47:486; 48:299.

By section man. 47:486; 95:212.

On special trains. 38:117.

Of bad tracks, unblocked frogs and the like. 37:326; 38:173.

Of defective cars. 32:54.

Of bad boards by switchman. 92:287.

Of bad foot board on locomotive. 92:470.

Of splintered rail. 75:113.

Of slippery condition of yard or tracks. 72:192.

Of posts or projections near to line of cars. 43:53.

Of projections over or beside railroad tracks. 28:128.

Of being run down by trains. 43:423.

Of débris or ashes on tracks endangering car couplers. 27:137. other dangers to car couplers. 27:137.

- obvious, known, and incidental risks generally.

Assumption of risk of employment. 14:360, Gil. 277; 30:465; 80:27.

Volunteer's assumption of risk of employment. 56:141; 95:329.

Assumption of risk in hazardous employment. 86:407.

Customary acts of negligence by master. 34:259.

What are ordinary risks. 30:465.

Assumption of obvious risk by servant. 89:132.

Assumption of risk or obvious dangers by servant. 34:94; 86:327.

Assumption of risk from obvious defects. 39:523; 47:361.

Risks incidental and obvious. 63:98.

Risks incident to the business. 80:238.

Effect of servant's knowledge of danger or defect.

Knowledge of danger. 28:128.

Knowledge of defects and dangers. 34:45; 41:439.

Knowledge and appreciation of danger. 32:230.

Known extraordinary risk. 42:87.

Known defect of machinery. 59:116.

Charge on knowledge of assumed risk. 38:117.

Necessity for knowledge and appreciation of risk by servant. 37:153.

Imputed knowledge of risk. 68:305.

Assumption of risk of defective appliances by continuance in service. 20:9, Gil. 1.

Assumption of risk by employee continuing to work after knowledge. 27:326.

MASTER AND SERVANT, II. b-Continued.

Effect of master's promise to repair.

Promises doing away with assumption of risk by servant. 45:338.

Assumption of risk as affected by master's promise. 85:24.

promise to repair. 57:303; 85:24.

Promise to repair or remedy defect as relieving employee from the assumption of risk. 37:326; 64:54.

Effect of master's promises. 57:461; 64:447.

When complaint is made and rectification promised. 31:248.

After promise to repair machinery or discipline coservants. 39:15.

Reasonable time. 64:54.

as question for jury. 39:15.

Right of servant to rely upon master's promise to repair. 97:217.

Effect of master's assurance of safety. 57:43.

Promise of coservant to remove danger as binding master. 37:326.

What amounts to promise to repair defect. 37:326.

Compliance with commands.

Liability for injury to servant in obeying orders. 34:45.

Duty to obey master's orders. 89:77.

By minor or inexperienced employees.

By minor servants. 39:78.

effect of a knowledge of dangers of employment. 22:274. assumption of coservant risk. 45:471.

By inexperienced servants. 99:400.

Inexperience as factor in assumption of risk. 41:444.

Of fellow servant's negligence.

Of incompetency of fellow servant. 81:174.

By minor. 45:471.

c. Contributory negligence of servant.

Question for jury as to, see Trial, II.

Contributory negligence of employee. 28:128; 31:248; 57:303; 37:153; 41:439,

444, 500; 43:423; 58:333; 64:447; 64:524, 541; 67:79; 68:400; 69:67; 70:161; 71:89; 72:469; 76:28; 80:393; 81:337, 352; 82:105, 191;

86:458; 89:485; 90:135; 92:42.

What constitutes contributory negligence. 41:169.

Defense of contributory negligence. 22:274; 68:18, 135.

Contributory negligence as bar to action for master's negligence. 34:259; 57:237; 58:288; 71:150.

as affecting master's liability. 28:128.

Care required of employee. 47:340.

to avoid personal injury. 88:504.

Duty of servant to ascertain dangers. 70:422.

Duty to take precaution against danger. 33:153.

Duty of servant to observe. 13:30, Gil. 18.

Duty of servants to take notice of natural forces creating risks. 27:367.

Knowledge imputable to servant. 32:331.

MASTER AND SERVANT, II. e-Continued.

Facts excusing contributory negligence. 57:52.

Effect of breach of statutory duty by master. 67:79.

Failure to heed warning as constituting contributory negligence. 48:533.

Failure to observe condition of appliance. 90:135.

Contributory negligence in use of machine. 67:423.

Contributory negligence about moving machinery. 92:318, 323.

Negligence in getting caught in dangerous machinery. 86:328.

Negligence in attempting to save employer's property. 80:245.

Contributory negligence in sawmill. 85:13.

Contributory negligence in connection with fellow servant. 85:24.

As to unknown danger. 58:333.

Obeying command.

Negligence in obeying orders. 47:340.

Negligence of section hand in obeying orders of foreman. 53:341.

Disobedience of rules.

Disobedience of master's rules as negligence. 30:231; 81:496; 89:485; 90:135; 95:30.

Violation of rule by servant as contributory negligence. 46:439.

Violation of rules governing employees as evidence of negligence. 71:216.

Duty of servant in performance of work to obey orders. 63:428.

Liability of master for injury due to violation by servant, of unenforced or unknown rules for work. 30:231.

Reliance on presumption of performance of duty by master or coservant.

Right of servant to presume that duty has been done. 34:45.

Right to assume performance of duty by master. 67:79.

Assumption as to performance of master's duty. 32:230.

Right of servant to assume that master was not negligent. 55:63.

Right to rely upon observance of custom without being negligent. 80:400.

Right of servant to rely on customary warnings or safeguards. 43:42.

Right of servant to rely upon the master's giving the customary warning of danger. 42:424.

Servant's right to rely on master's knowledge of risk. 37:153.

Right of servant to rely upon other servant's obedience to rules. 57:271.

Railway employees.

Negligence of railway employee. 66:49; 76:277; 81:496; 84:230; 86:407.

Contributory negligence of railway sectionman. 85:140.

Negligence of railroad employee as bar to recovery. 57:237.

On railroad tracks. 41:500.

Lawful presence on track as contributory negligence. 53:341.

Duty of railroad employees to look and listen on crossing railroad tracks. 58:8.

Contributory negligence of switchman about moving cars. 60:410.

Contributory negligence in car coupling. 64:185; 72:469.

Negligence in uncoupling cars. 88:11.

Negligence per se in coupling or uncoupling cars in motion. 75:61.

Contributory negligence in climbing ladders of moving car. 51:193.

Negligence in operation of hand cars on railroads. 67:94.

Contributory negligence in riding on engine. 46:168.

References are to Reports as Notes are in that order.

MASTER AND SERVANT, II. e-Continued.

Degree of care required of engineer to avoid injury. 46:439. Contributory negligence of trackman in failing to watch out for trains. 86:478. Contributory negligence of trainmen disobeying rules. 85:318. Section hand's obedience of foreman's orders. 53:341.

Of minor servant.

Contributory negligence of minor employee. 65:355; 66:79. Risks appreciated by minor servants. 57:52.

d. Fellow servants and their negligence.

Assumption of risk of negligence of, see supra, II. b.

Liability of master for negligence of fellow servant. 14:360, Gil. 277; 27:162; 28:110; 30:231; 31:553; 33:311; 37:539; 41:212; 45:235; 57:345; 65:387; 69:524; 70:422; 74:432; 78:504; 82:116; 83:228; 89:95.

Master's liability for injuries caused by fellow servant. 12:357, Gil. 232.

Liability of master for coservant's neglect of duty. 30:31.

Liability for injury to servant through negligence of departmental managers. 34:45.

Liability of master for injury resulting from act of foreman. 95:425.

Liability of master for negligence of vice principal. 63:428.

Liability of master for injury to servant through the acts of vice principal. 71:341.

Negligence of fellow servant in operation of railroad. 45:355; 57:365. Liability of railroad for negligence of a fellow servant. 79:245.

Liability for incompetency of fellow servant. 24:127.

Master's duty to select competent fellow servants.

Duty of master to furnish competent coservant. 30:231.

Duty and liability in selecting employees. 29:305.

Duty and liability of master as to competent fellow servants. 32:331.

Liability of master for negligence in selecting servants. 64:447.

Essentials to competency of foreman. 29:305.

Competency of servant. 64:447.

Delegation of master's duty to fellow servant.

Delegation by master of duty to another. 91:91.

Right of master to delegate duties. 31:553.

Delegability of master's duty. 80:27; 92:287; 94:169; 97:248.

Delegable duty of railroad company. 83:190.

Right to delegate duty of inspection and repair. 34:45.

Absolute duties of master delegated to servants. 30:231.

car inspection. 30:231.

Concurrent negligence of master and fellow servant.

Injury by concurring negligence of master and fellow servant. 32:331.

Liability of master for negligence concurring with that of fellow servant. 90:379.

Liability of master whose negligence combines with fellow servant's. 37:409.

Liability of master for injury to servant due to joint negligence of master and a fellow servant. 55:63.

MASTER AND SERVANT, II. d-Continued.

Change of rule by statute.

Construction of employer's liability act. 72:192: 85:447.

Constitutionality of employer's liability act. 31:11; 85:447.

Validity of "Fellow servant act." 43:222; 44:17; 93:59.

Applicability of employer's liability acts. 31:11; 83:278.

Application of "Fellow servant's act." 80:27.

Fellow servant statute as declaration of common law. 68:18.

What is "discharge of duties." 78:303.

Railroad risks and operations under fellow servant law. 42:68; 44:17; 47:9, 92; 86:152.

What is railroad risk under law abrogating fellow servant rule as to railroads. 75:163.

Hazards peculiar to railroading. 43:222.

Railroad hazard within statute abolishing or restricting fellow servant rule. 53:341.

Railroad hazards within "fellow servant" act. 60:319; 80:400; 83:385; 94:429; 100:131.

What is a "railroad hazard." 93:339.

construction of railroads or tracks. 42:68.

working with locomotives otherwise used than for moving cars. 60:319. repair and construction work. 60:319.

Employments within the hazards incidental to use and operation of railroads. 74:432.

"Operation of railroads" within Fellow Servant's Liability Act. 48:46.

Application of act making railroad liable for injuries caused by negligence of coemployee. 40:249.

Application of railroad "fellow servant" act. 93:339.

to private railroads. 93:59.

Statutory liability of railroads to employees for fellow servant's negligence. 43:222; 65:69; 85:447; 86:77; 96:302.

construction company or private railroad. 86:77.

Meaning of word "car" in employer's liability laws. 75:163.

Who are fellow servants.

Fellow servant test. 68:135.

Who are fellow servants. 12:357, Gil. 232; 13:30, Gil. 18; 13:523, Gil. 491; 14:360, Gil. 277; 15:519, Gil. 428; 22:185; 26:40; 27:137; 28:128; 30:31, 231; 31:553; 32:54, 331; 33:218; 34:321; 35:490; 37:539; 38:80; 40:263; 41:212; 42:68, 471; 44:17; 45:235; 48:46, 285, 299, 391; 56:68, 141; 57:365; 65:387; 67:221; 71:216; 91:91; 94:169; 100:131.

Status of fellow servants when not on duty. 31:351.

Servants in different departments. 41:212.

scaffold builders and workmen on scaffolds. 56:68.

Fellow servant in operation of railroad within statutory liability. 63:137, 203.

Railroad employees as fellow servants. 14:360, Gil. 277; 30:465; 31:553; 32:54. Trainmen and other operatives. 33:218.

Trainmen and station or track men. 30:31; 31:553.

Trainmen and track repairers as fellow servants. 93:339.

MASTER AND SERVANT, II. d-Continued.

Car inspector. 35:200.

Car inspectors and trainmen. 33:311.

Car inspector and laborers. 33:311.

Vice principals or fellow servants. 26:40; 27:162; 47:537; 33:311; 34:45; 35:200; 36:385; 37:409; 38:117; 53:341; 60:426; 63:428; 67:141; 68:18, 402; 69:524; 79:245; 79:291; 80:27; 83:228; 89:41; 90:492, 512.

When employee is vice principal and when fellow-servant. 50:23, 160.

Who is vice principal. 12:357, Gil. 232; 30:231; 39:523; 42:520; 55:53; 57:43; 62:393: 71:341: 73:80. 327: 78:43: 95:425.

When servant is vice principal. 90:343.

Test of vice principalship. 30:31; 41:212.

Absolute duty of master to other servants as test. 63:428; 90:260.

Employee as vice-principal. 66:16.

Relation of employees as vice-principal or fellow-servant. 66:79.

Superior employee as vice principal or servant. 82:191.

Foremen as fellow servants. 38:117; 41:212; 42:471; 80:27; 81:314; 96:303; 97:248.

When foreman is vice principal. 60:426.

Foreman as vice principal. 95:347.

Foreman as vice principal assisting in labor. 70:422.

Employees as coservants of foreman. 36:385.

Superiors as fellow servants. 81:174.

Dual capacity of superior servants. 68:18.

Employees of differing ranks, 31:553.

Relationship of servants of contractor and subcontractors. 85:206.

For what acts of fellow servant master is liable.

Extra-hazardous risk as affecting fellow servant rule. 34:45.

Taking up rails in tracks. 26:40.

Masters' liability for negligence of coservant performing duties of master. 34:321.

Negligence of car inspector. 33:311.

Liability of master for fellow servant's neglect to keep safe appliances or place of work. 26:40.

Liability for failure of servant to warn or protect coservant. 63:428.

Liability for vice-president's failure to give warning of unexploded blasts. 71:341.

III. Master's liability for acts of servant or independent contractor.

For acts of servant or agent.

Unlawful sale of liquor by servant, see Intoxicating Liquors.

Municipal liability for negligence of officers or agents, see Municipal Corporations, II.

Liability of master or superior. 11:277, Gil. 189.

Liability of master for acts of his servant. 28:147; 31:364; 40:103; 41:360; 43:352; 52:474; 56:141; 58:406; 65:256; 72:405; 95:114.

Liability for acts of officers or agents. 3:297. Gil. 205.

Liability for voluntary acts of servants. 51:488.

MASTER AND SERVANT, III.-Continued.

Liability of master to third person for servant's negligence. 12:357, Gil. 232; 42:471; 71:216.

Liability of master for wrongful act of servant generally. 31:351.

Liability of master for wilful acts of servant. 37:517.

Liability of master for wilful or personal acts of servant. 93:435.

Liability of master for injuries to third persons by servant's personal act. 97:305.

Liability for malicious acts. 65:256.

Liability of master for torts of servant. 49:331.

Liability of master for wilful tort of servant. 39:181; 44:212; 50:218.

For acts violating statutory duty. 40:103.

Criminal and penal liability for acts of employee. 58:193.

Doctrine of respondent superior. 22:185; 66:76.

tests of applicability of doctrine. 67:252; 86:77, 458.

Respondent superior as between contractor and subcontractor. 81:42.

Liability of master for assaults by servants. 45:207; 51:488; 58:218.

Liability of master for an assault by agent. 96:513.

Duty of railroad servants as to extinguishment of fires. 31:351.

Duties of track men. 31:553.

Liability for act of one assisting employee. 55:446.

Responsibility as superior for acts of another's servant. 85:206.

Responsibility of railroad for negligence of substitute for employee. 89:262.

Liability of contractor for negligence of subcontractor. 78:176.

-scope of employment.

Scope of employment. 56:555; 93:435; 97:305.

Acts within scope of employment. 31:351, 364; 82:120.

fires set by railroad servants. 31:351.

When act is within scope of employment. 45:207.

Acts done in intervals of work or deviations therefrom. 31:364.

Acts not done within the scope of his employment. 31:364; 58:406.

Nonliability for acts of servants without scope of employment. 31:351.

Railroad servant's acts after hours or out of duty. 31:351.

For acts of independent contractors.

Liability for acts of independent contractor. 3:297, Gil. 205; 15:304, Gil. 235; 29:256; 58:337; 68:23.

liability of city. 3:297, Gil. 205; 37:423.

Liability for negligence of independent contractors. 76:64; 78:176.

Liability of employer for acts of servant or contractors. 52:474.

Absolute duties not delegable upon independent contractor. 81:42.

- who are independent contractors.

Who are independent contractors. 3:297, Gil. 205; 58:337; 65:355; 68:23; 78:176; 81:42; 99:299.

Piece workers. 65:355.

References are to Reports as Notes are in that order.

Index to Notes, Minn. Rep.

31.

MASTER AND SERVANT-Continued.

IV. Liability of servant.

Liability of fellow-servant. 22:185.

Authority of superior as defense to agent's or servant's tort. 43:204.

Joint liability of master and servant.

Joint liability of master and servant. 100:79.

MASTERS.

Powers of, on reference, see Reference.

MATERIALITY.

Of evidence, see Evidence, XI.

MATERIALS.

Lien for, see Mechanics' Liens.

MATURITY.

Of negotiable paper, see Bills and Notes. Of insurance policy, see Insurance, III.

MAYHEM.

What constitutes mayhem. 37:351.

necessity for intent to disfigure. 37:351.

Maiming in self defense as excuse. 37:351.

Mayhem as felony. 37:351.

MEANING.

Parol evidence as to, see Evidence, VI. Opinion evidence as to, see Evidence, VII.

MEASURES.

See Weights and Measures.

MECHANICS' LIENS.

- I. In general.
- II. Statutes and their construction and validity.
- III. Right to lien; when lien exists,
- IV. Priorities.

MECHANICS' LIENS-Continued.

- V. For what work or materials.
- VI. To what property attaches.
- VII. Of subcontractor and materialmen.
- VIII. Time materials are jurnished or lien attaches.
 - IX. Assignment of lien.
 - X. How waived or defeated.
 - XI. Bond to prevent lien.
 - XII. Enforcement: procedure.

Conflict of laws as to, see Conflict of Laws. On homestead, see Homestead.

Liens, generally, see Liens.

I. In general.

Purchase subject to mechanic's lien. 46:44.

Claim for mechanics' lien under different contracts or items. 34:403.

Nature of lien.

Mechanics' lien as contract right or remedy. 4:546, Gil. 430.

Mechanic's as distinguished from vendor's lien on homestead. 11:475, Gil. 354.

II. Statutes and their construction and validity.

Mechanic's lien acts. 8:118, Gil. 92.

Construction of mechanic's lien laws. 3:86, Gil. 43; 17:342, Gil. 320.

Log-lien law construction. 42:176.

Validity of mechanic's lien laws. 29:23; 39:438; 43:192; 46:285.

Validity of log-lien law. 60:233.

Validity of law giving lien to subcontractors and materialmen. 32:358.

where law requires affirmative action by owner to forbid work. 52:358.

Effect of change in law governing mechanic's lien. 44:68.

Power of legislature to create mechanics' lien. 26:329.

III. Right to lien; when lien exists.

Right to mechanic's lien. 38:272; 46:44; 48:515; 50:457; 53:431; 56:306; 67:329.

Right of materialman to lien. 60:54.

Validity of mechanic's lien. 38:494.

Right to lien under canceled contract. 38:494.

Mechanic's preference of payment and lien for wages. 35:287.

Basis of mechanic's lien. 26:329.

Foundation for mechanic's lien. 64:37.

Capacity to contract for labor and materials so that a lien will attach therefor to realty. 14:145, Gil. 113.

Place of contract and delivery as affecting right to lien for materials. 17:342, Gil. 320.

Knowledge of intended use as affecting right to lien for materials. 17:342, Gil. 320.

References are to Reports as Notes are in that order.

MECHANICS' LIENS, III.-Continued.

Sufficiency of substantial performance of contract to support mechanics' lies. 42:414.

Right to mechanic's lien as affected by change in lien law. 50:525.

Existing law as fixing right to mechanics' lien. 47:293.

On what estates generally.

Title subject to mechanic's lien. 34:517.

Estate to which mechanic's lien attaches. 36:545.

Estate subject to mechanic's lien. 50:457.

Right to mechanic's lien on equitable estate. 15:185, Gil. 142; 17:45, Gil. 27; 17:342, Gil. 320.

Mechanic's lien against deceased's estate. 26:151.

Against married woman.

Lien against married woman's estate. 37:455.

Right to bind married woman's property by mechanic's lien. 45:442.

Capacity of married woman to contract for labor and materials. 14:145, Gil.

Married woman's invalid contract as evidence of assent to improvements. 47:18. Vendor and purchaser.

Vendor's title as subject to mechanics' lien. 51:246.

Mechanics' lien on interest of purchaser under contract. 42:286.

Mechanics' lien as against vendor's estate 52:484.

Mechanic's liens against vendor for building erected by purchaser pursuant to contract. 48:18.

Mechanic's lien against vendor of land for improvements by purchaser. 50:525.

Mechanic's lien on contract by purchaser or lessee in possession. 40:441.

Mechanics' lien on contract with purchaser who surrenders or assigns. 42:1.

Lien of mechanic upon realty upon which building is erected pursuant to contract of sale. 47:565.

Statutory right to mechanic's lien under contracts providing for building to be made by purchaser. 48:13.

Attachment of mechanic's lien as against lessor or vendor. 55:1.

Effect of change in ownership.

Conveyance of premises as affecting mechanics' lien. 61:262.

Effect of novation of ownership on inchoate mechanics' lien. 42:1.

Transfer of premises after part of materials are furnished. 13:455, Gil. 424.

Who is owner, and necessity for his assent.

Meaning of "owner." 34:517.

"Owner" against who mechanic's lien notice must be filed. 35:192.

Assent of owner to contract supporting mechanic's lien. 26:329.

Privity of landowner to contract under which mechanics' lien is claimed. 32:358. Liens for improvements under contract with one other than the owner. 39:438.

in favor of subcontractors. 39:438.

IV. Priorities.

Priority of mechanic's lien. 3:86, Gil. 43; 4:20, Gil. 7; 17:342, Gil. 320; 47:590; 50:386, 457, 525; 51:75; 52:121; 54:486.

References are to Reports as Notes are in that order.

MECHANICS' LIENS, IV .- Continued.

Priority over other liens or transfers. 26:424.

Priority of statutory liens over earlier incumbrances. 36:303.

When optional advances inferior to mechanic's lien. 34:292.

Over mortgage.

Priority of mechanics' liens over mortgage. 26:329; 47:74; 49:404; 52:522, 534; 48:73: 49:397.

Priority of mechanics' lien over prior mortgage. 39:438.

Priority between mechanic's lien and prior unrecorded mortgage. 34:292.

Subsequent mortgage on land including homestead as superior to mechanic's lien. 37:208.

V. For what work or materials.

Lien for labor. 26:424; 56:306.

Labor entitled to mechanic's lien. 36:545.

Service entitling to laborer's or mechanic's lien. 13:473, Gil. 438.

Contract to repair as giving right to lien 17:342, Gil. 320.

Lien for transporting machinery to be repaired. 46:426.

Persons entitled to mechanics' liens. 61:262.

Who entitled to mechanic's lien. 34:13.

Who are entitled to liens under log lien law. 25:522.

Lien on logs. 32:126.

Lien of mechanics and artisans. 44:482.

Architect's right to lien. 13:473, Gil. 438; 52:522; 61:262.

Glass furnished by dealer. 66:480.

Landscape or gardening work. 36:545.

Teaming and horse work. 56:306.

Cook as entitled to lien for labor services. 64:420.

Lienable excavations for mines. 58:455.

Mechanics' lien for entire work. 61:303.

Mechanics' lien for materials furnished under an entire contract with contractor, 45:61.

Materials not used.

Mechanic's lien where material is not actually used. 48:425.

Right of materialman to lien for materials not used for purpose given. 52:203.

Mechanic's lien for materials not used on premises. 38:240.

Mechanic's lien for lumber furnished but not required. 41:235.

"Furnishing material" within mechanic's lien law. 81:26.

VI. To what property attaches.

Attachment of mechanics' lien. 50:448.

What covered by mechanics' lien. 28:262.

Property subject to mechanics' lien. 39:438.

Interest to which mechanics' lien will attach. 49:404.

Interests charged with mechanic's lien 36:9.

To what a mechanics' liens attaches. 5:155. Gil. 119.

Meaning of "lot" in mechanic's lien law. 33:1.

MECHANICS' LIENS, VI.-Continued.

Right of lienor to designate land covered by lien. 14:145, Gil. 113.

Enforcement of mechanics' lien against street car companies. 42:411.

Lien for materials for improvement of railroad or equipment. 45:13.

Extent of land to which mechanic's lien will attach. 33:1; 42:1.

Extent of land covered by mechanic's lien. 33:384.

Separate interests or buildings; contiguous lots.

On separate parts of estate. 5:155, Gil. 119.

On buildings or other separate interests in land. 5:155, Gil. 119.

Single lien on separate buildings on same lot. 52:522.

Mechanics' lien where buildings are on contiguous lots. 5:155, Gil. 119; 42:214; 51:364.

Single mechanic's lien on several united lots. 43:228.

Entire contract for separate buildings as giving lien on whole. 42:214.

Mechanic's lien on several lots improved as one parcel. 50:268.

Separate and entire mechanics' liens. 47:590.

Enforcement of lien against several lots severally. 50:268.

Public property.

Immunity of public property from mechanic's lien. 39:298. schoolhouses. 39:298.

Right to mechanic's lien on public buildings, 67:327.

VII. Of subcontractor and materialmen.

Lien of subcontractors. 26:329; 29:23.

Lien of materialmen. 8:118, Gil. 92.

Right of subcontractor to lien for materials furnished contractor. 46:285.

Subcontractors and materialmen entitled to lien. 43:29.

Lien of subcontractor or material men as affected by principal contract. 32:358. As dependent on amount due or payable. 32:358.

VIII. Time materials are furnished or lien attaches.

Date of furnishing materials.

Sufficiency of statement as to, see infra, XII.

Date when materials for which mechanics' lien is claimed were furnished. 32:535; 45:13; 53:388.

When lien attaches.

When right to mechanic's lien attaches. 3:86, Gil. 43; 5:74, Gil. 55; 11:475, Gil. 354; 39:438; 52:522.

When mechanics' lien commences. 4:20, Gil. 7; 13:455, Gil. 424.

Date of mechanics' lien. 11:475, Gil. 354; 54:486.

Time of attachment of lien for labor and materials. 47:565.

Date of subcontractor's liens, 50:386.

Time from which mechanic's lien dates, 53:388.

IX. Assignment of lien.

Assignment of mechanic's lien. 3:86, Gil. 43.

References are to Reports as Notes are in that order.

MECHANICS' LIENS, IX .- Continued.

Assignable rights to liens. 58:455.

Assignability of mechanics' lien. 67:402.

Assignability of liens for materials or services. 14:145, Gil. 113.

Effect of assignment on right to enforce lien. 58:455.

Filing of mechanics' lien statement after assignment of claim. 57:402.

X. How waived or defeated.

Waiver of mechanic's lien. 3:86, Gil. 43; 3:147, Gil. 92; 13:455, Gil. 424; 35:451; 42:433; 46:426; 48:5; 52:547; 64:269.

Loss of mechanic's lien. 13:455, Gil. 424.

Partial payment of debt as extinguishing mechanic's lien. 38:494.

Effect of subsequent default or cancelation. 42:286.

Materialman's right to lien where contractor abandons building. 47:565.

Release of one of several houses covered by same mechanic's lien. 47:590.

Discharge of mechanic's lien by including nonlienable claim. 50:268.

Effect of rejection of materials ordered. 46:44.

Right to mechanic's lien where building is destroyed. 27:516.

By taking notes for debt. 3:147, Gil. 92.

Taking of note as waiver of mechanics' lien, 5:155, Gil. 119.

By accepting security. 42:433.

By taking other security. 46:426.

XI. Bond to prevent lien.

Bond to prevent liens. 29:23.

Giving of bond as divesting mechanic's lien. 38:422.

Liability of sureties on a mechanic's lien bond. 46:10.

XII. Enforcement; procedure.

Bar to enforcement, see Limitation of Actions.

Allegations in action to enforce, see Pleading, II.

Enforcement of mechanics' lien. 42:427.

Enforcement of log-lien. 60:233.

Foreclosure of mechanic's lien. 63:154.

Nature of action to foreclose mechanics' lien. 47:74; 58:365.

Strict compliance with mechanic's lien statute. 3:86, Gil. 43.

Enforcement of subcontractor's lien against owner. 2:286, Gil. 248.

Requirements of petition to enforce lien. 28:404.

Necessity for alleging contract in mechanic's lien foreclosure. 26:329.

Necessity for filing contract to obtain mechanic's lien. 35:451.

Irregularity in attachment of logs as affecting jurisdiction in log lien proceeding. 32:126.

Who may object to enforcement of lien on ground that remedy thereon is lost.

Right of enforcing mechanics' lien as an interest in land. 53:70.

Release of lien. 64:87.

Release of mechanics' lien for consideration paid by third person. 53:70.

MECHANICS' LIENS, XII.-Continued.

Right of lien claimant to sell chattel. 1:134, Gil. 110.

Limitation of action to enforce lien. 33:1.

Time for commencing action to foreclose mechanics' lien. 50:445.

Second action to foreclose mechanics' lien. 52:455.

Proof as to dates in mechanic's lien claim. 37:298.

Determination of liens by court. 51:364.

Litigation of adverse and paramount title in lien foreclosure suit. 21:308.

Distribution between lien holders. 50:457.

Owner as prejudiced by error in distribution of contract price. 51:364.

Personal judgment in lien action. 37:455.

Parties; who may bring action.

Parties in suit to foreclose mechanics' lien. 47:74; 52:121; 54:499.

Proper parties to suit to foreclose mechanics' liens. 44:544.

Necessary parties to proceedings to enforce a mechanics' lien. 40:467.

Necessity and time for making other encumbrancers parties to action to enforce mechanic's lien. 50:503.

Right of materialman to maintain an action. 61:303.

Foreclosure of mechanics' lien by receiver. 52:455.

Statement, affidavit, or claim.

Affidavit in claim of mechanics' lien. 4:20, Gil. 7; 24:300; 32:486.

Filing notice. 26:424.

Verification of lien statement. 62:264.

Verification of mechanics' lien claim without state. 47:565.

- necessity for filing.

Necessity for filing mechanic's lien statement. 28:404; 35:415.

Necessity for filing lien statement for driving logs intermingled by consent.

34:427.

Necessity for filing verified account to perfect lien. 36:9.

- sufficiency of generally.

Requisites of mechanics' lien statement. 28:404.

Sufficiency of claim of lien of mechanic. 74:30.

Sufficiency of affidavit for mechanic's lien. 28:404; 34:13; 35:192; 45:327.

Sufficiency of statement of claim for mechanic's lien. 33:172; 42:214, 514.

Sufficiency of notice of claim of mechanics' lien 33:384.

Validity of mechanics' lien statement. 61:303.

Contents of affidavit for mechanic's lien. 26:329.

Contents of notice of mechanic's lien. 34:524.

Mechanic's lien statement covering several liens. 34:517.

Right to include more than one claim in statement for lien. 58:455.

Necessity for itemized account of lien debt. 17:342, Gil. 320.

Sufficiency of statement or affidavit for lien on logs. 32:126.

Change of law as affecting mechanics' lien statements, 44:68; 45:10.

Existing law as governing the contents of the statement for a lien. 46:285.

- sufficiency as to dates.

Sufficiency of lien statement filed as to dates. 45:61.

Sufficiency of mechanics' lien statement as to the date of the last item. 53:57.

MECHANICS' LIENS, XII.-Continued.

Error as to dates in lien statement. 41:483.

Variance as to dates in mechanic's lien statements. 48:18; 77:514.

Effect of mistake in materialmen's lien statement as to time of furnishing. 52:455.

- sufficiency as to amount.

Gross amount due under contract as sufficient statement of amount due in mechanics' lien claim. 42:286.

Sufficiency of statement for mechanics' lien, as to amount. 42:414.

- sufficiency as to ownership and privity.

Averment of ownership. 28:404.

Statement of ownership in mechanics' lien claim. 47:81.

Sufficiency of mechanic's lien statement as to ownership. 46:336.

Showing of privity of owner to contract. 28:404.

Averment as to owner's privity in contract with claimant. 32:486.

Description of ownership and of owner's privity to contract. 33:172.

Sufficiency of mechanic's lien to show privity of owner to contract. 41:408.

Description of contract and of privity of land owner thereto. 24:200.

- sufficiency of description.

Description of claim for mechanic's lien. 13:473, Gil. 438.

Sufficiency of description in mechanics' lien. 47:31.

Sufficiency of description of property. 31:1; 34:514; 40:88; 47:124.

Description of land in action to enforce mechanic's lien. 4:20, Gil. 7; 14:145, Gil. 113.

Sufficiency of description of premises to sustain a mechanics' lien. 52:114, 121; 65:271.

Requisites of description of premises in mechanics' lien claim. 43:449.

false particulars. 43:449.

Description of materials in notice of claim by abbreviations. 32:70.

Descriptions containing erroneous particular. 35:529.

Validity of mechanic's lien where description includes too much land. 33:1; 65:271.

Effect of description of excessive quantity of land in claim for mechanics' lien. 33:384.

Effect of mechanics' lien statement including land exceeding statutory limit.
42:1.

Describing two or more lots as one. 33:384.

Effect of including nonlienable items. 38:494.

Where exempt land was included. 33:1.

selection of exempt land by court. 32:1.

Sufficient designation of person and statement of contract. 47:124.

-amendment of.

Amendment of lien statement. 37:298.

Amendment of claim for mechanics' lien. 39:438.

Right to amend claims for mechanic's liens. 55:162.

Time for filing lien or statement.

Time for filing lien. 34:517, 524; 35:192; 63:48, 471; 72:465; 74:80.

MECHANICS' LIENS, XII.-Continued.

Time for filing claim for lien. 45:327.

Time to file mechanic's lien statement. 48:325; 61:303.

Time to claim and enforce mechanic's lien. 64:269.

Necessity for filing mechanic's lien within statutory period. 37:298.

Time for filing statement for lien for materials furnished at different times. 45:254.

Unity of work or sale of materials for purposes of mechanics' lien laws. 45:327. Prolonging work to keep lien alive. 48:325.

Effect of change in law as to time for filing claim. 44:68.

Record of lien or claim.

Sufficiency of record of lien. 33:384.

Effect of official omission to record claim. 33:384.

MEDICAL EXPERT.

Admissibility of opinion of, see Evidence, VII.

MEDICINE.

See Physicians and Surgeons.

MEDIUM.

Of payment, see Payment.

MEETINGS.

Of corporate officers, see Corporations, IV.

Of stockholders, see Corporations, V.

Of city council, see Municipal Corporations, IL.

Of school district, see Schools.

MEMORANDUM.

Required by statute of frauds, see Contracts, I. As evidence, see Evidence, IV.
To refresh recollection, see Witnesses, III.

MENTAL ANGUISH.

Damages for, see Damages, III.

MENTAL CONDITION.

Presumption and burden of proof as to, see Evidence, IL.

References are to Reports as Notes are in that order.

MENTAL CONDITION-Continued.

Opinion evidence as to, see Evidence, VII. Evidence of generally, see Evidence, XI.

MERCHANDIZING.

Meaning of merchandizing. 60:522.

MERGER.

Of contract, see Contracts, I. Merger and subrogation. 36:185. Merger of estates. 44:417. Equitable merger. 72:287. Contract to convey as merged in deed. 40:501. Merger of separate estates. 14:289, Gil. 216. merger by foreclosure and sale. 14:289, Gil. 216. Merger of mortgage. 58:231. Merger of mortgage in fee. 10:376, Gil. 302. Merger of mortgage on purchase by land owner. 4:197, Gil. 139. Merger of security in ownership. 14:297, Gil. 224. Merger of legal and equitable estates in one person. 10:376, Gil. 302; 50:336. interest of party as criterion. 10:376, Gil. 302. Intervening equities as preventing merger. 31:264. Equitable merger in redemption case. 50:508. Merger of cause of action in judgment. 65:402.

MESNE PROFITS.

In ejectment, see Ejectment.

MILLDAMS.

See Dams.

MINES.

Validity of mineral lease statute. 50:303.

Nature and effect of mining leases. 70:500.

Right of leases to terminate royalty lease. 70:500.

MINORS.

See Infants.

References are to Reports as Notes are in that order.

	MISCHIEF.
Malicious mischief, see Malicious	Mischief.
M	isdelivery.
Of property shipped, see Carriers	, III.
3.	disjoinder.
See Pleading, I.	
:	MISNOMER.
See Name.	
MISRE	PRESENTATIONS.
Estoppel by, see Estoppel. As fraud, see Fraud and Deceit.	

MISTAKE.

Rescission of contract for, see Contracts, V.

Power of equity in case of, see Equity.

Parol evidence to correct, see Evidence, VI.

As ground for relief from judgment, see Judgment, VIII.

In name, see Name.

Effect of, on release, see Release.

How mistakes of fact occur. 57:333.

MITIGATION.

Of damages, see Damages, III.
Of libel or slander, see Libel and Slander.

MODIFICATION.

- Of contract, see Contracts, V.
- Of judgment, see Judgment, I.
- Of requested instructions, see Trial, III.
- Of findings by court, see Trial, IV.

MONEY.

As to public money, see Public Moneys.

References are to Reports as Notes are in that order.

 $\mathsf{Digitized} \; \mathsf{by} \; Google$

MONEY HAD AND RECEIVED.

See Assumpsit.

MONEY IN COURT.

Payment of money into court. 86:232. Title to money deposited in court and refused. 76:196.

MONEY LENDERS.

Usury by, see Usury.

MONEY RECEIVED.

See Assumpsit.

MONOPOLY AND COMBINATIONS.

As to boycott, see Boycott.

Power to create monopoly. 31 .21.

of legislature. 17:372, Gil. 348.

of state. 10:23, Gil. 8.

ferry monopoly. 10:23, Gil. 8.

Combinations in restraint of trade.

Validity of contracts in restraint of trade, generally, see Contracts, III.

Combination in restraint of trade and labor. 82:173.

Contracts or combinations in restraint of trade or tending to monopoly. 17: 372, Gil. 348.

joint traffic agreements by carriers. 17:372, Gil. 348.

Boycott and trade combinations. 54:223.

Combination among underwriters. 66:393.

Joint purchase as showing combination among bidders. 37:25.

Who may assail combination in restraint of trade and labor. 82:173.

MORAL OBLIGATION.

As consideration for contract, see Contracts, I.

MORTGAGE.

- I. Nature, validity, and effect.
- II. Priority.
- III. Vendes of mortgagor; assumpsit of debt.
- IV. Assignment.
- V. Satisfaction; discharge; release.
- VI. Enforcement.
- VII. Redemption.

References are to Reports as Notes are in that order.

MORTGAGE-Continued.

To loan association, see Building and Loan Associations. Chattel mortgage, see Chattel Mortgage.
Conflict of laws as to, see Conflict of Laws.
Estoppel by, see Estoppel.
On homestead, see Homestead.
Joinder of wife in, see Husband and Wife.
Of public lands, see Public Lands.
Recording of, see Records and Recording Laws, II.

I. Nature, validity, and effect.

Construction of mortgage. 43:485.

Sufficiency of mortgage. 17:485, Gil. 462.

Existing law as part of mortgage contract. 10:174, Gil. 141.

Subsequent agreements between mortgagor and mortgagee. 94:15.

When mortgage given to correct prior mortgage, takes effect. 45:483.

Sufficiency of mortgage to partnership by name. 39:378.

Effect of mortgage upon determination of damages under mill act. 27:245.

Mortgage as implying loan. 24:97.

Mortgageable equities in land. 33:329.

Describing condition of indebtedness in mortgage. 46:49.

Separate mortgages on distinct lots in one instrument. 38:349.

Mortgage upon separate lots, for specified sums on each. 42:281.

Single mortgage containing separate liens. 51:116.

Notice to mortgagee of equities in third persons. 73:356.

Intention of parties as to mortgage. 13:430, Gil. 396.

Intention of instrument as imputed to mortgagor. 34:416.

Purchase money mortgages.

Purchase money mortgages. 16:397, Gil. 354; 36:82; 72:372. When lien of purchase-money mortgage attaches. 34:292.

When purchase money mortgage is contemporaneous with deed. 12:113, Gil-62.

Mortgage as purchase money mortgage by agreement. 24:30. Purchase money mortgage to third person. 15:512, Gil. 423.

What constitutes purchase money mortgage. 6:402, Gil. 270; 36:93.

Execution and delivery.

Necessity for attestation of instruments. 30:197. Necessity for subscribing witnesses. 11:438, Gil. 323. Recording of mortgage as delivery. 60:161.

As notice.

Mortgage description as notice. 17:485, Gil. 462.

of existence of note. 30:4.

Sufficiency of description of property to impart notice. 21:336.

Recital or recognition by junior mortgagee as notice of senior one, and its effect. 31:518.

MORTGAGE, I.-Continued.

Nature of mortgage.

Nature of mortgage. 4:499, Gil. 390; 8:461, Gil. 410; 12:335, Gil. 221; 19:221, Gil. 182; 24:315; 24:464; 36:376; 39:39, 378; 52:67; 54:499; 55:211; 82:296.

Right to change nature of transaction. 34:118.

Negotiability of mortgage. 65:118; 85:240.

Mortgage as negotiable instrument. 22:559.

Negotiability of mortgage securing negotiable note. 65:475.

Non-negotiability of mortgage secured by negotiable paper. 29:177; 35:245.

Note as imparting negotiability to the mortgage securing it. 55:520.

Mortgage as assignable chose in action. 7:176, Gil. 120.

Mortgage as security. 15:341, Gil. 274; 15:512, Gil. 423.

for new note. 18:66, Gil. 51.

Mortgage as conveyance. 9:252, Gil. 237; 13:501, Gil. 462.

Mortgage as incident of debt. 7:176, Gil. 120; 22:559; 35:245.

Inseparability of mortgage from debt. 13:364, Gil. 337.

Relation of mortgage to debt secured thereby. 29:177.

Personal obligation of mortgagor. 8:232, Gil. 202.

Equitable theory of mortgage. 23:328; 30:197.

Debt secured; amount of lien.

Debt secured by mortgage. 13:194, Gil. 183.

What is included in mortgage debt. 42:49; 45:285.

Amount of lien created by a mortgage. 46:49.

Amount secured by mortgage. 5:508, Gil. 401.

as dependent on amount appearing from record of mortgage. 5:508, Gil.

as to subsequent purchasers of mortgaged property. 5:508, Gil. 401.

as between parties. 5:508, Gil. 401.

Amount of mortgage debt as affecting subsequent purchaser or encumbrancer. 19:67. Gil. 45.

What constitutes.

Parol evidence that deed was intended as mortgage, see Evidence, VI.

What constitutes mortgage. 15:69, Gil. 50; 21:449, 520; 23:13; 26:365; 32: 111; 34:118, 547; 39:137.

purchase money mortgage. 6:402; 36:93.

Construction of instrument as mortgage. 24:97; 36:15; 61:326.

Deed as mortgage. 15:69, Gil. 50; 21:449; 25:175; 95:127.

Absolute deed as mortgage. 8:87, Gil. 62; 11:22, Gil. 5; 13:430, Gil. 396; 24: 221; 31:94; 33:362; 35:55; 49:431; 50:222; 66:262.

Deed and bond for reconveyance as a mortgage. 21:520.

Validity of separate defeasance. 11:22, Gil. 5; 21:520.

What constitutes equitable mortgages. 6:250, Gil. 167; 23:454; 62:298.

Deposit of title deeds. 6:250, Gil. 167.

Bond for deed as mortgage. 7:301, Gil. 231.

Distinction between title bond and mortgage. 6:89, Gil. 38.

Inquiry by court of real character of transaction. 36:15.

Transfers through intermediaries. 39:137.

MORTGAGE, I.-Continued.

Mortgages covering land and chattels thereon. 33:12.

Test between mortgage and conditional sale. 5:178, Gil. 139.

Personal liability of mortgagor as nonessential to mortgage. 31:94.

Recital of transfer in consideration of cancelation of indebtedness. 39:137.

Elements in action for relief from deed intended as mortgage. 21:449.

Construing mortgage as deed. 43:196.

What property covered; description of property.

What covered by real estate mortgage. 34:416.

Power of railroad to mortgage future earnings. 52:246.

Sufficiency of description in mortgage. 16:126, Gil. 115; 37:78.

Sufficiency of description of mortgagor. 90:451.

Validity.

Formal requisites to validity of mortgage. 6:177, Gil. 111.
Validity of mortgage which secures unsigned note. 25:234.
Enforceability of mortgage given without consideration. 36:123.
Antecedent indebtedness as consideration for mortgage. 60:367.
valuable consideration. 77:140.

Validity of mortgage for over amount. 38:443. Mortgage to secure future advances. 31:94; 69:82. Validity of mortgage void in part. 65:409.

Rights and liabilities of parties generally.

Purchase by mortgagee on foreclosure, see infra, VI.

Rights of mortgagee under policy, see Insurance, VI.

Subrogation to rights of mortgagee, see Subrogation.

Rights of parties under land mortgages. 7:167, Gil. 110.

Mutual rights under mortgage. 44:199.

Reciprocal rights under mortgage. 44:127.

Modes of divesting legal title of mortgagor. 31:115.

Relief from mistake affecting agreed lien of mortgage. 71:487.

Right to question validity of mortgage. 41:417.

Remedies of mortgagor. 30:197. Nature of mortgagor's possession. 13:462, Gil. 430.

Recovery by mortgagor for fraudulent transfer of mortgaged property by mortgagee. 59:211.

Liability on mortgage tainted with fraud. 29:298.

Rights of mortgagee. 12:335, Gil. 221.

Mortgagee as an "assign." 20:268, Gil. 239.

Mortgagee as trustee for indorsee. 7:176, Gil. 120.

Rights of bona fide mortgagee from fraudulent grantee. 29:180.

Rights of mortgagee of firm realty. 31:129.

Allowance to mortgagee for repairs. 15:416, Gil. 336.

Obligation on mortgagee to protect equity of redemption. 33:362.

Duty of mortgage creditor to sue for protection of his part of debt. 33:224.

Effect of promise of mortgagee not to enforce mortgage. 9:85, Gil. 75.

Right of mortgagee to maintain forcible entry and detainer. 47:269.

Rights of mortgagee to benefit of other securities for debt. 52:23.

MORTGAGE, I.-Continued.

Right of mortgagee to have relief against assignee for creditors. 71:489. equitable mortgagee. 71:487.

Mortgagee of realty as entitled to recover loss upon personalty. 81:478. Rights of junior mortgagee. 5:508, Gil. 401.

- title and estate of parties generally.

Rights and title acquired under mortgages. 7:456, Gil. 365; 54:499.

Title to mortgaged lands. 19:221, Gil. 182.

Interest of parties to mortgage of realty. 11:22, Gil. 5.

Right and title of mortgagor. 12:335, Gil. 221.

Mortgagor's estate in land. 4:483, Gil. 375.

Nature of mortgagor's estate at common law. 24: 358.

Interest of grantee under deed in fact a mortgage. 31:115.

Interest held by mortgagee before foreclosure. 14:345, Gil. 263; 34:118.

Interest of mortgagee after purchase at his own sale. 67:436.

- right to acquire other title.

Right to acquire tax title. 67:303.

Acquisition of tax title as against mortgagee. 28:276.

Purchase of outstanding title by mortgagee. 27: 320.

Rights of mortgagee to take tax title against mortgagor. 47:237.

Purchase of the mortgagor's title by the mortgagee. 34:118.

-right to possession.

Right of mortgagor to possession. 47:286.

Right of mortgagee to possession. 13:501, Gil. 462; 24:464; 55:323.

after condition broken. 4:499, Gil. 390.

Right of entry under mortgage after right to foreclose is barred. 24:221.

-mortgagee in possession.

Mortgagees in possession. 39:39.

Rights of mortgagee in possession. 30:197; 41:530; 69:307.

Rights and liabilities of mortgagee in possession. 32:191; 39:39.

Interest of mortgagee in possession as an estate in land. 57:534.

Acquirement of perfect title by mortgagees in possession. 39:39.

Persons entitled to rights of mortgagee in possession. 45:376.

Entry under mortgage after expiration of time to foreclose. 45:431.

Right of mortgagee in possession after void foreclosure sale. 55:379.

Right of mortgagee in possession to improvements made by him. 13:194, Gil.

Liability of mortgagee to account on disposal of the mortgaged premises. 46:

Necessity for entry by consent. 39:39.

Implied assent to mortgagee's possession. 45:376.

Implied assent to entry into possession. 39:39.

-as to rents and profits.

Rights of mortgagee as to rents and profits. 60:6.

Effect of agreement in mortgage that mortgagee may collect and apply rents to debt. 13:501, Gil. 462.

References are to Reports as Notes are in that order.

Index to Notes, Minn. Rep.

32.

MORTGAGE, I.-Continued.

-as to taxes.

Recovery by mortgagee of amount of taxes. 45:167. When mortgagee may recover taxes paid. 8:461, Gil. 410. Right of mortgagee to reimburse himself for taxes paid. 19:67, Gil. 45. Recovery of taxes paid before or after foreclosure. 65:537. Where principal debt barred by statute. 45:167.

Trustees and bondholders.

Mutual rights of mortgage bondholders. 48:560. Mortgage trustee as representing bondholders. 48:560; 85:420. Notice to bondholders. 52:148. Suit by bondholders. 52:148. Foreclosure at suit of one bondholder for benefit of all. 52:246. Mortgage as part of bonds referring to it. 85:22.

II. Priority.

Priority between mechanics' lien and mortgage, see Mechanics' Liens. New mortgage as succeeding to priority of old. 46:426. Rights of assignee and creditors of insolvent as against unrecorded mortgage. 46:240,

As to other mortgages.

Rank of contemporaneous mortgages. 75:249. Priority of mortgages executed the same day. 72:496. Priority between recorded mortgages. 34:292. Priority of mortgages as determined from the record. 80:76. Priority of secured notes. 33:224.

Priority of notes in proceeds of securities. 22:349. Application of security for several notes assigned to different persons. 30:4. Of purchase money mortgage.

Priority of purchase money mortgage. 6:402, Gil. 270; 12:113, Gil. 62; 15:512, Gil. 423; 24:30; 36:82; 36:93; 48:441; 52:51; 71:319.

Where mortgage runs to third person who advanced money. 12:113, Gil. 62. Over judgment. 72:372.

III. Vendee of mortgagor; assumption of debt.

Right to make grant of right of redemption. 31:232.

Rights and liabilities of purchaser from mortgagor. 52:67.

Rights and liabilities where mortgagor has conveyed mortgaged premises. 8:195, Gil. 165.

Equitable rights of purchaser from mortgagor. 4:260, Gil. 183.

Releases, or transfer to creditor, of equity of redemption. 39:137.

Grantee's liability for mortgage debt.

Liability of grantee for debt against granted estate. 47:103.

Liability of vendee for payment of. 41:417.

Personal liability of purchaser for mortgage debt. 76:12.

Effect of conveyances subject to mortgages. 36:185.

MORTGAGE. III.-Continued.

Effect of extending time of payment to grantee of mortgagor. 60:173.

Assumption of mortgage. 61:88.

Liability of one assuming mortgage. 36:57; 42:368; 43:126; 47:103; 62:405; 72:71.

Assuming payment of mortgage as a personal contract. 60:173.

Validity of agreement to assume debt. 43:511.

Assumption of mortgage by grantee of part of mortgaged land. 42:366.

Effect of assumption of mortgage by vendee. 28:311.

binding effect of deed drawn contrary to previous agreement. 28:311. Effect of assumption of entire debt by grantee of portion of premises. 43:547.

Estoppel by assumption of mortgage. 37:420.

Action by mortgagee against purchaser assuming debt. 71:351.

IV. Assignment.

Assignability of mortgage. 22:559.

Requisites of assignment of mortgage. 13:364, Gil. 337; 14:345, Gil. 263.

Assignment of mortgage by foreign administrator. 78:249.

Right to compel assignment of mortgage. 8:195, Gil. 165.

Assignment of entire mortgage to assignee of one of several notes secured. 30:4.

Assignment by mortgagee of interest under mortgage. 31:125; 78:249.

Rights of assignee of mortgage. 51:254; 72:113,

as against third persons. 95:392.

Assignee of mortgage or note as taking with notice of equities of mortgagor. 71:139.

What constitutes; effect.

Effect of conveyance by mortgagee. 11:22, Gil. 5; 13:364, Gil. 337.

Conveyance by mortgagee as assignment of mortgage, 11:22, Gil. 5; 12:287, Gil. 188; 13:364, Gil. 337; 14:345, Gil. 263.

Assignment of debt as carrying security. 7:176, Gil. 120; 18:232, Gil. 212; 85:433; 90:451.

Effect of transfer of debt on the security. 58:455.

Transfer of note as carrying security. 22:559; 29:177; 30:4.

Effect of assignment of mortgage without debt. 28:31.

Effect of assignment of part of mortgage debt. 33:224.

Effect of party not in possession assigning mortgage. 28:31.

Assignee of mortgage as taking subject to defenses of mortgagor. 43:283.

Equities under assignment of mortgage. 7:176, Gil. 120.

assignment of mortgage securing negotiable paper. 7:176, Gil. 120.

Equitable assignment.

Equitable assignment of mortgage. 68:491; 83:37.

sale under void foreclosure of real estate mortgages. 68:491.

Right of equitable assignee to execute power. 83:40.

V. Satisfaction; discharge; release.

Rights of purchaser at foreclosure sale of satisfied mortgage, see infra, VI.

References are to Reports as Notes are in that order.

MORTGAGE, V.-Continued.

Merger of mortgage, see Merger.

Discharge of mortgage. 38:421.

Release of mortgage lien. 5:508, Gil. 401.

Satisfaction of mortgage. 41:417.

Requisites of valid discharge of mortgage. 35:331.

Application of property of debtor to satisfaction of debts of mortgager. 29:226.

Release of premises from lien of mortgage. 43:547.

Statements in release of mortgage as binding mortgagee. 47:62.

Satisfaction of indemnity mortgage. 33:354.

Payment of mortgage before notice of assignment. 7:176, Gil. 120.

Payment on note as renewing mortgage. 81:454.

Mistake as to other liens. 35:331.

Acceptance of new for old lien in ignorance of lien intervening. 35:331.

Right to rely upon record of satisfaction of mortgage. 41:417.

Protection of purchaser by record of satisfaction of mortgage. 46:156.

Cancelation of mortgage for nonperformance by mortgagee. 54:255.

Release of mortgage covering several parcels. 73:356.

Necessity for tender to extinguish lien of mortgage. 82:296.

Preventing one from redeeming as waiving tender. 30:366.

Liability for failure to discharge mortgage. 37:58.

Liability for neglect to make discharge of mortgage. 22:81.

What operates as.

Extinguishment of mortgage. 21:520.

by lapse of time. 21:520.

Discharge of mortgage otherwise than by payment. 36:423.

Discharge of debt as discharge of mortgage. 13:301, Gil. 278.

Releasing mortgagor as releasing mortgage lien, 13:301, Gil. 278.

Discharge of mortgage as to grantee by releasing parcel retained by mortgagor. 4:260, Gil. 183.

Payment as assignment or satisfaction of mortgage. 27:234.

Sufficiency of tender to discharge lien. 42:49.

Cancelation of mortgagor's liability by taking conveyance of equity of redemption. 50:336.

Loss of mortgage lien by mortgagee's consent to sale by mortgagor. 75:496.

Extinguishment of mortgage debt by foreclosure. 50:315; 67:160.

Effect of void foreclosure on mortgage lien. 6:186, Gil. 119.

Effect of sale under mortgage as satisfaction. 12:355, Gil. 221.

Effect of foreclosure sale for part of mortgage debt to extinguish lien. 29:53.

Effect of foreclosure for instalment as discharge of whole lien. 27:175.

Foreclosure of mortgage for several debts as extinguishment of lien of all. 26: 309.

Exhaustion of mortgage lien by foreclosure sale for less than is due. 35:189.

Redemption as extinguishing the mortgage debt. 29:226.

Extinguishment of lien by redemption thereunder equal to amount owed. 29:224.

Satisfaction piece as release of mortgage. 27:396.

Satisfaction of mortgage as discharge of debt. 13:301, Gil. 278.

Discharge of debt by foreclosure sale. 52:23.

MORTGAGE, V.-Continued.

Release as to part of premises.

Release of mortgage as to part of mortgaged premises. 24:221.

Covenant in mortgage for partial releases as lots should be sold. 41:14.

Setting aside discharge; reinstatement of mortgage.

Setting aside discharge of mortgage. 35:331.

Rights of third persons. 35:331.

Reinstatement of mortgage. 46:426.

VI. Enforcement.

Injunction against, see Injunction.

Judicial sale generally, see Judicial Sale.

Limitation of actions, see Limitation of Actions.

Foreclosure of contracts for purchase of realty. 7:301, Gil. 231.

When right to foreclose accrues. 17:403, Gil. 381; 25:15.

Time of completion of foreclosure proceedings. 28:6.

When foreclosure of mortgage becomes complete. 7:167, Gil. 110.

Necessity for compliance with statute in foreclosure. 19:85, Gil. 58.

Necessity that mortgage sales should comply with essential statutory requirements. 4:433, Gil. 335.

Strict procedure in mortgage foreclosure. 61:527.

Procedure on foreclosure of real estate mortgages. 27:376.

Mode of foreclosing mortgage. 4:483, Gil. 375.

Effect of provision restricting right to foreclose. 42:315.

What foreclosure of mortgage involves. 32:460.

Law controlling mortgage foreclosure. 34:545.

Foreclosure of corporate mortgage. 58:39,

Foreclosure of mortgage given to firm. 43:211.

Validity of foreclosure of mortgage in firm name. 39:378.

Concurrent remedy at law or in equity, by mortgagee. 46:422.

Enforcement of mortgage for part of mortgage debt. 43:16.

Right to stay foreclosure pending determination of insurer's liability. 48:9.

Misjoinder of causes in foreclosure suit. 63:263.

Duty of asserting equities before foreclosure sale. 23:212.

Judgment at law pending foreclosure. 13:364, Gil. 337.

Notice through inquiry suggested by ambiguous instrument. 47:417.

Nature of foreclosure suit.

Nature and scope of foreclosure suit. 25:314.

Nature of action to foreclose a mortgage. 44:97.

Action to foreclose mortgage as in personam or in rem. 24:358.

Questions litigated.

Litigation of adverse and paramount title in mortgage foreclosure suit. 21:308; 35:179.

Right to litigate title in action for simple foreclosure of mortgage. 36:59.

Impeachment of mortgagee's title. 39:378.

Decision of claims adverse to mortgage. 33:357.

MORTGAGE, VI.-Continued.

Right to foreclose or redeem.

Right to foreclose or redeem. 23:328.

possession as affecting. 23:328.

Reciprocal rights of redemption and foreclosure. 15:69, Gil. 50; 39:39.

Time for bringing action to foreclose or redeem under mortgage. 23:328.

For instalment; on default as to part.

Foreclosure for instalment. 27:175.

Remedies of mortgagee in case of default of payment. 6:319, Gil. 224.

When default on mortgage debt occurs. 39:490.

Failure to pay usurious interest as constituting default. 51:485.

Validity of stipulation for possession by mortgagee on default. 52:246.

Right to foreclose mortgage for default in interest due. 26:338.

Foreclosure sale for instalment or less than amount due. 26:338.

Option to accelerate payment for any default. 52:367.

Exercise of option to declare principal due. 60:140.

Election to declare whole amount of mortgage due by foreclosure. 23:37.

Who may foreclose.

Who is entitled to foreclose, 25:314.

Proper parties to foreclose a mortgage. 22:349; 33:224; 44:521.

Right of junior mortgagee to foreclose. 23:212.

Power to compel senior mortgagee to foreclose. 52:246.

Right of surety to foreclose. 44:290.

Right of grantor to enforce mortgage against assuming grantee. 46:74.

Conditions on bondholder's right to foreclose. 48:560.

Bill to foreclose by assignee of mortgage. 39:373.

Validity of foreclosure sale by assignee in mortgagee's name. 31:125.

Foreclosure of mortgage by second assignee. 54:1.

- by advertisement.

Title necessary to foreclosure of mortgage by advertisement. 73:15.

validity when not done by record owner. 73:15.

Foreclosure of mortgage by advertisement by assignee. 73:240.

Right of assignee of mortgage to foreclose by advertisement. 82:288.

Necessity for foreclosure by advertisement being made by record owner of mortgage. 41:112.

-under power.

Legal title to mortgage as basis of right to foreclose by power of sale. 45:412.

Recorded title to support mortgage foreclosure under a power of sale. 48:260;

assignment after publication begun. 54:1.

Parties.

Parties to action to foreclose a mortgage, 31:125; 50:367; 63:263; 70:71.

Parties to equitable foreclosure. 39:212.

Necessary parties to foreclosure suit. 3:202, Gil. 133; 5:304, Gil. 240; 14:23,

Gil. 158; 45:167; 81:263.

Proper parties to foreclosure suit. 12:113, Gil. 62; 36:59; 44:290.

Adverse claimants as parties in foreclosure. 21:308.

References are to Reports as Notes are in that order.

MORTGAGE, VI.-Continued.

Mortgagee's personal representatives as proper parties to foreclosure suit. 61:285.

Effect of foreclosure on mortgagees not made parties. 14:220, Gil. 158.

Rights of mortgagee where subsequent lienholders have been omitted by mistake. 44:290.

Defenses.

Defense to foreclosure. 3:35, Gil. 13; 18:66, Gil. 51.

Defense of no consideration on foreclosure of mortgage. 44:534.

Want of consideration as defense to mortgage. 73:397.

Mortgage securing negotiable paper as subject to defenses. 29:177.

Defenses available against assignee of mortgage. 22:559.

Decree.

Including taxes in foreclosure judgment after trial. 23:337.

Inclusion of taxes paid on mortgage foreclosure by power of sale. 62:327.

Effect of "final decree" in mortgage foreclosure actions. 27:376.

Effect of foreclosure generally.

Foreclosure as divesting dower. 39:449.

Foreclosure as estopping mortgagee from asserting other claims. 69:469.

Effect of foreclosure of purchase-money mortgage. 36:93.

Foreclosure sale as affecting pre-existing judgment creditors. 37:197.

Notice of foreclosure.

Notice of sale, generally, see Judicial Sale.

Notice of foreclosure. 62:442; 74:72; 82:288.

Validity of notice of sale. 31:125.

Computation for notice of foreclosure or like sale. 6:192, Gil. 123.

Mortgage on several tracts. 74:72.

Necessity for notice of foreclosure. 82:375.

to occupant of land. 32:191.

-publication of.

Publication of notice of sale. 21:142; 58:192.

Place for publication of notice of foreclosure. 4:32, Gil. 15.

Sufficiency of publication for prescribed period. 20:511, Gil. 459.

- service of.

Service of notice of foreclosure sale. 46:164.

Necessity for serving notice on occupant. 45:526.

who may raise question. 45:526.

who may waive notice. 45:526.

Right of mortgagee to serve. 46:164.

- sufficiency of notice generally.

Sufficiency of notice of sale. 6:168, Gil. 104; 19:85, Gil. 58; 20:448, Gil. 402; 20:453, Gil. 407; 20:464, Gil. 419; 21:142; 30:537; 41:9.

Separation of amounts due in notice of foreclosure of mortgage on separate tracts. 47:221; 73:15.

Centents of notice of foreclosure. 69:223,

as to hour of sale. 20:448, Gil. 402.

As to separate parcels. 41:9.

MORTGAGE, VI.-Continued.

Description of mortgage. 20:453, Gil. 407; 47:417.

Description of land in notice of sale. 31:125, 500; 48:441.

Effect of misdescription. 44:353.

Effect of incorrect statement of page of record. 82:288.

- statement of amount due.

Statement of amount due in notice of sale. 6:240, Gil. 158.

Statement of amount due in sale under power. 7:159, Gil. 102.

Necessity that notice of sale in foreclosure proceedings should contain statement of amount claimed to be due. 4:542, Gil. 426.

Validity of foreclosure sale on notice stating excessive sum due. 19:85, Gil. 58.

Excessive claim in notice of sale as invalidating sale. 29:307.

Effect of overstating amount due in notice of foreclosure sale under mortgage. 6:168, Gil. 104.

Effect of excessive claim in notice of sale in foreclosure by advertisement. 4:542, Gil. 426.

-by advertisement.

Necessity for statutory notice in mortgage foreclosure by advertisement. 7:315, Gil. 243.

Changing notice of sale affecting validity of foreclosure by advertisement. 4:433, Gil. 335.

Service of notice of foreclosure by advertisement where occupancy is double. 30:23.

Effect of excessive claim in notice.

- under power.

Notice of sale under power. 4:433, Gil. 335.

Notice of foreclosure of mortgage under power. 62:195.

Sufficiency of notice of sale under power. 45:208, 238.

Statement of amount due in notice of sale under power. 7:159, Gil. 102; 46:164.

Contract as to notice of sale under power. 19:85, Gil. 58.

Sale generally.

Judicial sale generally, see Judicial Sale.

Conclusiveness of mortgage sale. 19:85, Gil. 58.

Mortgage foreclosure sale by deputy sheriff. 41:250.

Duty of trustees and mortgagees to auction estates. 26:487.

Affidavit of publication or sale.

Sufficiency of affidavit of publication. 20:448, Gil. 402; 20:453, Gil. 407.

Necessity for filing affidavit of sale. 20:448, Gil. 402.

Adjournment or change of time of sale.

Notice of change of date of sale under trust deed. 8:432, Gil. 385.

Power of trustee or mortgagee to adjourn sale. 8:432, Gil. 385.

Mortgage foreclosure sale at time different from hour stated in notice. 45:208.

Strict foreclosure.

Strict foreclosure of mortgage. 4:298, Gil. 215; 4:483, Gil. 375; 7:301, Gil. 231; 21:101.

Foreclosure by advertisement.

Who may foreclose, see supra, Who may foreclose-by advertisement.

Notice of foreclosure, see supra, Notice of foreclosure—by advertisement.

References are to Reports as Notes are in that order.

MORTGAGE, VI.-Continued.

Foreclosure of mortgage by advertisement. 51:174, 181.

Right to foreclose by advertisement. 21:336.

Validity of foreclosure by advertisement. 38:197.

in name of assignor or decedent of sale in a mortgage. 38:197.

Irregularity as affecting validity of foreclosure by advertisement. 37:530.

Foreclosure of assigned mortgage by advertisement. 4:25, Gil. 11.

Necessity for having mortgage duly recorded to entitle party to foreclose by advertisement. 11:438, Gil. 323.

Recording of mortgage and assignments as prerequisite to foreclosure by advertisement. 18:232, Gil. 212.

Sale under power.

Who may foreclose, see supra, Who may foreclose-under power.

Notice of sale, see supra, Notice of foreclosure-under power.

Sales under powers in mortgage or trust deed. 24:417.

Nature of power of sale in mortgage. 4:298, Gil. 215.

Execution of power of sale in mortgage. 21:142.

Right to exercise power of sale contained in mortgage. 31:125.

Necessity that sale be in accordance with power. 4:433, Gil. 335.

Extent of power of sale in mortgage. 9:103, Gil. 93.

Exhaustion of power of sale under mortgage. 10:379, Gil. 304.

Validity of sale under power. 47:417.

Effect of sale under power. 41:112.

Distinction of foreclosure under power from that under decree. 4:483, Gil. 375.

Compliance with statutes in foreclosure by power of sale. 48:260.

Stipulations as to remedy in mortgage with power of sale. 45:285.

Power of sale for penalty. 4:76, Gil. 45.

Duty of mortgagee foreclosing under a power of sale. 7:159, Gil. 102.

Limitation of time for mortgage foreclosures under power. 20:453, Gil. 407.

Right to revoke or assign power of sale. 22:349.

Place of sale of land under foreclosure by power of sale. 37:530.

Void or irregular foreclosure.

Validity of foreclosure sale. 23:13; 44:446; 45:431.

When mortgage foreclosure sale voidable. 42:476.

Effect of inadequacy of price on sale under power. 24:417.

Effect of insanity of mortgagor on foreclosure sale. 68:328.

Rights of mortgagee under void foreclosure sale. 44:199.

Remedies of mortgagor on irregular or void foreclosure. 4:76, Gil. 45.

Remedies of mortgagor on illegal foreclosure. 4:32, Gil. 15.

Ratification of voidable foreclosure. 4:25, Gil. 11.

Waiver of irregularities in mortgage sale. 8:338, Gil. 398; 20:448, Gil. 402.

Waiver of irregularities by mortgagor. 64:190.

Waiver of defective foreclosure. 10:251, Gil. 195.

Effect of curative statute on defective foreclosure. 47:221.

- foreclosure for excessive amount.

Statement of excessive amount in notice of foreclosure, see infra, Notice of foreclosure—statement of amount due.

Foreclosure for more than is due. 4:76, Gil. 45.

References are to Reports as Notes are in that order.

MORTGAGE, VI.-Continued.

Foreclosure for larger sum than due on the mortgage. 45:238.

Rights of mortgagor on foreclosure for greater amount than due. 4:51, Gil. 36.

Validity of mortgage sale for more than is due. 6:240, Gil. 158.

Validity of sale for excessive sum claimed. 19:85, Gil. 58.

Remedies where mortgage sale is for excessive amount. 7:159, Gil. 102; 26:100.

Effect of acquiescence of mortgagor in foreclosure for excess. 4:76, Gil. 45.

Action at law for excess recovered on foreclosure. 4:76, Gil. 45.

Extent of foreclosure, 26:338.

- where mortgage is void or satisfied.

Foreclosure of mortgage void for usury. 5:382, Gil. 310.

Foreclosure of mortgage securing usurious debt. 31:495.

Foreclosure where mortgage has been satisfied. 24:370; 41:112.

- second foreclosure to cure defect.

Second foreclosure to cure defective one. 39:39.

Right to foreclose by action where foreclosure by advertisement is void. 17:403, Gil. 381.

Quantity sold; selling in parcels.

Sale of mortgaged land in parcels. 62:265.

Sale in parcels under power. 24:417.

Sale of separate lots as one parcel. 10:379, Gil. 304; 35:499.

where land divided after mortgage thereof. 10:379, Gil. 304.

Validity of sale in one tract in foreclosure of mortgage on several tracts. 44:353.

Foreclosure sale of mortgaged parcels with others as one tract. 31:125.

Sale in gross. 4:260, Gil. 183; 6:192, Gil. 123.

Validity of sale en masse. 24:281.

Voidability of sale in gross of several parcels. 30:84: 51:444.

Area salable under mortgage power of sale. 4:260, Gil. 183.

Procedure to foreclose separate mortgages on distinct lots. 38:349.

Separate foreclosure of mortgage upon different lots, with lien upon each specified. 41:9.

Order of sale on foreclosure. 69:5.

Foreclosure of mortgage covering lands in two counties. 16:116, Gil. 106.

Purchasers and their rights, titles, etc.

At judicial sale, generally, see Judicial Sale.

Passing of title by foreclosure sale. 4:172, Gil. 117; 27:175.

Title by mortgage foreclosure sales. 7:167, Gil. 110.

Rights acquired by purchaser at mortgage sale. 7:456, Gil. 365; 14:220, Gil. 158; 14:289, Gil. 216.

assignability of right. 14:289, Gil. 216.

Interest acquired at mortgage sale. 31:232; 43:172.

Title acquired at foreclosure sale when subject to paramount liens. 52:23.

Foreclosure of mortgage securing firm debt as affecting rights of purchasers. 31:495.

Right of purchaser at foreclosure sale to maintain action for cancelation of mortgage. 31:129.

Right of purchaser at foreclosure sale to maintain action on covenants of the mortgage. 52:23.

MORTGAGE, VI.-Continued.

Who may purchase at foreclosure sale. 48:462; 81:454.

Purchase of property under mortgage foreclosure by interested party. 39:490.

- purchase by mortgagee.

Purchase by mortgagee at foreclosure. 4:25, Gil. 11.

Right of mortgages to purchase at foreclosure sale. 6:168, Gil. 104.

Purchase by mortgagee at sale under power. 8:435, Gil. 386.

Trust liability of mortgagee buying in. 61:285.

Validity of possession of mortgagee under void foreclosure. 63:272.

Effect of purchase of the mortgaged premises by mortgages on foreclosure. 65:315.

Bidding in at foreclosure sales by mortgagee. 67:151.

- at void, irregular, or defective sale.

Purchasers at void foreclosure sale. 39:39.

as assignees in equity of the mortgage. 39:39.

Rights of purchaser under void foreclosure sale. 32:191; 44:199.

Rights of purchaser at voidable foreclosure sale. 30:197.

Rights of purchaser under voidable or illegal foreclosure sale. 27:396.

Rights of purchaser in possession under void foreclosure. 45:376.

Purchaser at defective sale as mortgagee in possession. 23:13.

Remedy against purchaser under void foreclosure. 30:197.

- of satisfied mortgage.

Rights of purchaser under foreclosure of discharged mortgage. 6:240, Gil. 158.

Rights of bona fide purchaser on foreclosure of paid mortgage. 27:396.

·Certificate of sale.

Conclusiveness of certificate of sale. 45:208.

Necessity for certificate to complete foreclosure sale. 35:234.

Certificate of foreclosure sale as a title. 29:226.

Time for filing certificate of sale. 44:353.

When sheriff's certificate under mortgage foreclosure operates as a conveyance. 37:530.

Necessity of sheriff's certificate to pass title on foreclosure. 63:517.

Certificate of sale on foreclosure as evidence. 45:526.

of title, 35:234.

Description of land in certificate of sale. 31:500.

Deed on foreclosure.

Deed of judicial sale, generally, see Judicial Sale.

Deed on foreclosure where mortgagee bids in. 4:172, Gil. 117.

Duty to execute deed on nonredemption from mortgage sale. 7:167, Gil. 110.

Validity of deed made on irregular sale under power. 31:125.

Affidavit of costs.

Affidavits of costs in mortgage foreclosure. 37:530.

Necessity for filing affidavit of costs of mortgage foreclosure. 60:393.

Confirmation.

Confirmation of judicial sale, see Judicial Sale.

Refusal of confirmation of foreclosure sale. 68:468.

MORTGAGE, VI.-Continued.

Setting sale aside.

Setting aside judicial sale, generally, see Judicial Sale.

Setting aside order of sale. 76:386.

Application to set aside foreclosure sale. 36:388.

Action to avoid foreclosure sale. 38:349.

Who may sue to set aside void foreclosure. 76:311.

Right of judgment creditor to set aside a foreclosure sale. 74:72.

Notice to purchaser of application to vacate sale. 70:243.

Time for action to set aside voidable mortgage foreclosure. 46:202.

Laches barring vacation of foreclosure sale. 4:260, Gil. 183.

Laches as bar to right to set aside foreclosure sale in gross. 35:490.

-grounds for.

Grounds to set aside foreclosure sales. 19:452, Gil. 393.

Setting aside foreclosure sale where larger amount than due is claimed. 55:379. Inadequacy of price as ground for setting aside foreclosure sale. 32:445; 73:441.

Resale.

Resale by mortgagee or trustee where prior sale is irregular. 31:125.

Proceeds on foreclosure.

Application of amount bid on foreclosure sale where mortgagee is purchaser.
63:358.

Application of proceeds of sale on foreclosure of mortgage given to secure several notes due at different dates. 31:280.

Surplus.

Surplus of proceeds of foreclosure under prior lien. 34:545.

Action to recover. 55:437.

Nature of action for surplus on foreclosure sale. 14:97, Gil. 68.

Recovery of surplus arising on foreclosure sale. 74:341.

Recovery of amount of excess claimed in mortgage foreclosure sale. 26:547.

Remedies to recover surplus on foreclosure. 7:159, Gil. 102.

Liability of mortgagee for surplus on purchasing property. 19:85, Gil. 58.

Application of surplus in mortgage foreclosure sale. 26:338.

Disposition of surplus proceeds of sale on foreclosure. 29:307; 55:437.

Assignability of right of action for surplus on foreclosure. 65:471.

Meaning of "assigns." 34:545.

- who entitled to.

Right to surplus on foreclosure. 7:159, Gil. 102; 37:74; 65:315; 67:151; 75:21; 84:388.

Ownership of surplus upon foreclosure. 65:471.

Right of mortgagor to recover surplus of mortgage sale. 22:548.

Disability of mortgagor suffering excessive foreclosure to recover surplus. 4:521, Gil. 408.

Rights of purchaser of equity of redemption in surplus. 34:545.

Right of junior mortgagee. 37:74.

Second mortgagee's right to surplus on mortgage foreclosure sale. 14:97, Gil. 68.

MORTGAGE, VI.-Continued.

Application of surplus on foreclosure to immatured second mortgage. 49:517. When mortgagee fails to file affidavit of costs. 75:21.

Personal liability or judgment for deficiency.

Personal liability of mortgagor. 34:118.

Personal judgment for deficiency. 46:422.

after statute has barred recovery of debt. 46:422.

in railroad foreclosure by trustee for bondholders. 25:314.

Subsequent suit.

Cumulative foreclosure. 6:186, Gil. 119.

Second or supplemental foreclosure. 69:5.

Successive foreclosure of mortgage for separate instalments. 20:106, Gil. 92.

Successive foreclosures as against owner who redeems. 30:395.

Necessity for exhausting security before suing on debt. 13:364, Gil. 337.

Foreclosure as bar to personal liability for debt. 56:250.

VII. Redemption.

Right to foreclose or redeem, see supra, VI.

Conflict of laws as to, see Conflict of Laws.

From judicial sale generally, see Judicial Sale.

Limitation of time to redeem, see Limitation of Actions.

Redemption laws. 4:433, Gil. 335.

Changes in law affecting redemption from involuntary sales. 10:174, Gil. 141.

Redemption from foreclosure sales. 21:132; 26:100.

Action to redeem against mortgagee in possession. 23:13.

Bill to declare a deed a mortgage and to redeem therefrom. 28:18.

Prayer in bill for redemption. 32:445.

Purpose of statutory plan of redemption by creditors. 28:345.

Order of right of redemption from liens. 29:203.

Necessity to redeem from sale under second lien to protect right to redeem from first lien. 50:508.

Investigation of amount and validity of prior liens for purpose of redemption.

53:1.

Allowances upon redemption. 69:223.

Authority of attorney in foreclosure proceedings as to redemption. 53:346.

Rights of purchaser at mortgage foreclosure sale against redeeming creditors of mortgagor. 48:223.

Right of purchaser at mortgage foreclosure sale to contest redemption. 63:120.

Medium receivable in payment. 20:268, Gil. 239.

Right to assign right of redemption. 20:268, Gil. 239.

Title and rights prior to redemption.

Retention of title until redemption. 24:315.

Right to possession during redemption period. 4:298, Gil. 215.

Possession of mortgaged property during redemption period. 4:483, Gil. 375.

Right to rents and profits during year for redemption. 50:315, 319.

Right of.

Right of redemption. 24:358; 29:434; 35:234; 50:508.

MORTGAGE, VII.-Continued.

Vested rights in redemption. 27:18.

When land is taken free from redemption. 46:84.

When right to redeem arises. 6:186, Gil. 119.

Accrual of right of redemption. 52:136.

Accrual of right of redemption. 63:272.

Loss of right of redemption where second mortgage is foreclosed first. 71:319.

Bar of right of redemption. 55:46.

Right of redemption after mortgage debt barred. 85:411.

Possession as affecting. 23:328.

Sale under power as cutting off right. 34:545.

Power of trustee to sell without redemption rights. 58:301.

Effect of tender upon judgment creditor's right to redeem. 60:186.

Modification of right of redemption by contract. 29:226.

Who may redeem.

Who may redeem from mortgage foreclosure. 25:516; 30:395; 42:476; 43:172; 77:54; 85:411.

Redemption by owner of undivided interest. 46:481.

-mortgagor or wife.

Right of mortgagor to redeem. 30:161.

Limitation on right of mortgagor to redeem. 63:156.

Right of wife. 25:516; 74:273.

-junior encumbrancer.

Redemption by junior mortgagor or lienor. 21:132.

Redemption by junior lien holder. 41:156.

Redemption by subsequent mortgagee. 56:60.

Right of second mortgagee to redeem. 72:484.

Rights of second mortgagee as a creditor entitled to redeem. 20:268, Gil. 239.

Right to redeem from foreclosure sale as junior lienor. 74:237.

Right of redemption by partial or junior lienor. 27:18.

Redemption by holder of junior lien upon portion of mortgaged tract. 29:53.

Right of junior mortgagee to redeem as an "assign" from sale under senior mortgagee. 37:71.

Redemption from foreclosure by junior grantee holding conveyance intended as a mortgage. 71:308; 73:361,

Redemption by junior mortgagee not party to foreclosure suit. 23:13.

- creditor.

Right of redemption by creditors. 29:226.

Redemption from foreclosure by creditor of decedent mortgagor. 29:203.

Right of succeeding creditors, in order of priority, to redeem. 28:345.

Redemption by general creditor of mortgagor. 65:246.

Right of attaching creditor to redeem from mortgage foreclosure sale. 30:366.

Redemption from mortgage by judgment creditors. 46:372.

Duty of sheriff.

Duty of sheriff to pay redemption money to party entitled thereto. 14:289, Gil. 216.

Sheriff as representative to receive redemption money. 20:268, Gil. 239.

MORTGAGE, VII.-Continued.

Time.

Power of court to provide for period of redemption. 42:476.

Time for redemption of mortgage. 37:71; 43:66, 172; 47:417, 434.

Time of redemption from mortgage by absolute deed to secure debt. 35:55.

Time for bringing action to foreclose or redeem under mortgage. 23:328

Statute of limitations as to foreclosure and redemption. 26:365.

Limitation of time within which mortgagor may redeem. 31:115; 39:39; 44:127; 65:471.

Suspension of limitation as to foreclosure or redemption by absence of mortgagor or necessary defendant. 24:358.

Equitable right to redeem after time. 43:66.

Redemption by mortgagor after statutory period. 57:465.

Time within which redemption money must be paid. 20:268, Gil. 239.

Time for redemption of mortgages as affected by change of statute. 4:483, Gil. 375.

Validity of statute changing time for redemption from foreclosure sales under decree of court. 4:483, Gil. 375.

effect of such statute on sale under power in mortgage. 4:483, Gil. 375.

Enlargement of time for redemption. 51:417.

Extension of time for redemption by agreement. 25:516.

Validity of extension of period of redemption by mortgage of equity of redemption after foreclosure. 63:120.

Amount.

Amount to be tendered upon redemption. 20:268, Gil. 239.

Amount necessary to redeem from mortgage foreclosure. 23:13; 26:547; 67:

Recovery back of excess paid.

Right to recover excess paid to redeem. 6:240, Gil. 158.

Mode: requisites.

Essentials of redemption from foreclosure sale. 35:234.

Mode of redemption by, lien creditors. 47:434.

Production of papers as requisite to right of redemption. 40:531.

Necessity that deeds be produced on redemption. 20:268, Gil. 239.

Production of redemptioner's lien or certified copy thereof. 21:132.

Affidavit of amount of junior lien. 21:132.

Necessity for satisfying mortgage debt. 23:13.

Tender in redemption of lands sold on foreclosure. 48:223; 49:431.

Necessity for tender in redemption. 47:434.

Necessity for tendering redemption money to sheriff. 21:319.

Right to redeem from mortgage foreclosure without proof of title. 41:314.

Duty of junior encumbrancer to place himself in line of redemption and give notice. 28:345.

Right to take advantage of redemptioner's omission to file proper documents.
40:531.

Procedure for redemption by lien creditors. 56:60.

Notice of redemption.

Notice of redemption from judicial sale generally, see Judicial Sale.

MORTGAGE, VII.-Continued.

Sufficiency of notice of intention to redeem as creditor. 71:308. Statement as to time of redemption in foreclosure notice. 24:161. Service of statutory redemption notice on occupant of land. 41:344. Effect of redemption.

Effect of redemption from foreclosure. 4:172, Gil. 117; 7:432, Gil. 347. Effect of irregular redemptions from foreclosure sales. 67:71. Effect of redemption from sale for part to reinstate lien for balance. 27:175. Effect of failure to redeem.

Effect of failure of junior lien holder to redeem from sale of equity of redemption. 30:161.

MOTIONS AND ORDERS.

Motion for new trial, see New Trial. Right to have motion heard and passed upon. 25:558. Renewal of motions. 22:92.

without leave. 38:359; 43:195; 49:555.
Right to renew denied motion. 6:558, Gil. 394.
Oral testimony in hearing on motion. 62:280; 81:346.
Ex parte order as errors. 41:294.
Order as decision of things necessarily included. 25:234.
Collateral attack on order of court. 71:383.

MOTIVE.

Effect of bad motive. 79:140. on right of action. 89:58.

MULTIFARIOUSNESS.

See Pleading, I.

MULTIPLICITY OF SUITS.

Jurisdiction of equity to prevent, see Equity.

MUNICIPAL BONDS.

See Bonds, II.

MUNICIPAL CORPORATIONS.

- I. In General.
- II. Powers, duties, and liabilities.
- III. Officers.

References are to Reports as Notes are in that order.

MUNICIPAL CORPORATIONS-Continued.

License from see License, II. General and special legislation as to, see Statutes, I. Towns, see Towns. As to villages, see Village.

I. In General.

Distinction between different kinds of corporations. 30:96. Classification of public corporations. 82:127. What is included in term municipal corporation. 63:125. Municipal corporation as branch of government. 30:186. "Town" in statute as including cities and villages. 33:351. Separate existence of borough of Belle Plaine, 34: 416. Power of legislature over. 9:166, Gil. 153; 23:40; 28:515; 37:261, 343. Legislative power over corporation and its property. 26:1.

Creation; incorporation.

Creation of public corporations. 17:265, Gil. 243; 26:262; 66:32, 519; 69: 202; 76:15.

Creation by implication, 33:25: 37:322.

Organization of public corporations. 61:146.

Incorporation of territory generally. 67:352.

Incorporation of villages. 57:526.

Construction of acts creating municipal corporation. 49:500.

Validity of statutes for incorporation of villages. 32:540; 73:225.

Effect of inclusion of improper territory in incorporation of village. 90:271.

Right to accept or reject act incorporating municipality. 23:40.

De facto corporations; collateral attack.

What constitutes municipal corporation de facto. 73:225.

Collateral attack on de facto municipal corporation. 66:32.

Collateral attack on office or existence of municipal corporations. 73:225.

Division or annexation: boundaries.

Annexation of territory to city. 57:526.

Legislative power to annex territory to municipalities generally. 25:404.

Petition for annexation of territory. 65:519.

Division of public corporations. 14:437, Gil. 327; 14:524, Gil. 395.

Division of municipal territory. 83:331.

Subdivision of public corporation. 65:419.

Merger or subdivision of municipalities. 10:340, Gil. 268.

Establishment of corporate boundaries. 66:519, 536.

Force of previous ordinances on consolidation of cities. . 33:461.

- apportionment of assets, debts, and expenses.

Apportionment of public property upon division of a municipality. 40:13. Agency for division of assets on division of public corporation. 67:402. Apportionment of debts on transfer of territory to others. 40:13; 83:331. Apportionment of debt of old municipality, upon its division. 80:357. Liability for debts where one town is annexed to another. 20:478, Gil. 432.

References are to Reports as Notes are in that order.

Index to Notes, Minn. Rep. 33. . . . [

26

MUNICIPAL CORPORATIONS, I.-Continued.

Division of indebtedness upon change of boundaries of municipal corporations. 25:404.

Distributing liability for former debts where cities are consolidated. 20:478, Gil. 432.

Legislative power as to division of indebtedness. 25:404; 59:316.

Statutes fixing liability for debts of town on a division thereof. 83:219.

Effect of territorial changes upon liabilities of public corporation. 82:88. Contribution on division of municipality. 80:357.

Apportionment of expense between public corporations. 50:248.

Power of legislature to apportion taxes upon division of town. 56:269.

Liability of village for proportion of town debt. 38:186.

Dissolution.

Dissolution of public corporations. 66:32, 519.

Proper remedy to oust municipal corporation. 57:526.

Charter.

Municipal charter. 87:146.

Construction of words in municipal charter. 42:112.

What constitutes municipal charter. 63:104.

Separate acts entering into city charters. 33:521.

City charter as subject to general laws of state. 19:267, Gil. 226.

Municipal charter as statutory authority. 33:323.

Self chosen city charters. 21:79.

Validity and effect of provisions in municipal home rule charters. 94:45.

Acceptance of municipal charter. 26:262.

Amendment of municipal charter. 66:315; 74:180.

Amendment by implication. 37:322; 86:361.

Amendment of charter as curing defective organization. 26:262.

Form of submission of amendment. 72:200.

Repeal of charter by statute. 74:157.

Repeal of municipal charter by implication. 33:461.

Effect of repeal of village charter. 76:69.

Voluntary surrender of charter by public corporation. 84:392.

II. Powers, duties, and liabilities.

Rights and powers as to highways generally, see Highways.

Power as to public improvements, see Public Improvements.

Concurrent powers of city and state over sale of liquors, see Intoxicating Liquors. Powers of municipal corporation. 2:190, Gil. 159; 5:280, Gil. 221; 8:496, Gil.

441; 11:31, Gil. 12; 21:202; 23:404; 25:248; 42:395; 45:370; 56:100.

General powers of municipality. 42:342.

Functions of municipality. 19:327, Gil. 282.

Discretionary powers of municipalities. 3:291, Gil. 200.

Irreviewable discretion of municipality. 32:145.

Extent of municipal powers. 32:329.

Extent of powers vested in municipal corporation. 85:279.

Nature of municipal acts. 28:186.

References are to Reports as Notes are in that order.

MUNICIPAL CORPORATIONS, II.-Continued.

Construction of grant of power by legislature to municipal corporation, 37: 261.

Exercise of police power by municipalities. 19:108, Gil. 78.

Maintenance of order in municipalities. 84:426.

Franchise granting powers. 37:261.

Powers of municipal corporations to engage in business. 85:294.

Right of municipality to drain into stream. 18:176, Gil. 163.

Right of municipalities to hire soldiers. 13:127, Gil. 119; 13:219, Gil. 205.

Right of municipality to issue orders. 15:217. Gil. 169.

Municipal aid to corporations. 70:105.

Right of municipality to sue. 11:119, Gil. 75.

to protect roads. 11:119, Gil. 75.

Authority of municipality to pay for legal service rendered by unofficial attorney. 80:369.

Power of municipality to impose penalty. 17:72, Gil. 50.

Power of municipality to punish statutory offenses. 16:474, Gil. 426.

Taxing or licensing power vested in municipal corporations. 19:389, Gil. 336.

Delegation of power.

Delegation of power to municipality, see Constitutional Law, I.

Delegation of powers by public corporation. 78:331.

Valid delegation of municipal power. 43:250.

Delegation of powers of municipalities or of officers. 32:145.

Delegation of licensing power by municipal body. 19:389, Gil. 336.

Nondelegable powers of city or officials. 19:389, Gil. 336.

Right of city council to delegate power. 36:159.

Right of municipality to delegate power to regulate liquor traffic. 33:69.

Surrender of power.

Right of municipality to divest itself of police power. 98:380, 429.

Right of municipality to surrender or bargain away legislative powers. 22:118.

Validity of surrender of power by public corporation. 80:108.

Legislative functions; ordinances.

Judicial notice of ordinance, see Evidence, I.

Admissibility of ordinance in evidence, see Evidence, IV.

Presumption as to ordinance, see Evidence, II.

As to license, see License, II.

Pleading ordinance, see Pleading, I.

Meaning of word "ordinance." 29:445.

Definition of municipal ordinance. 45:370.

Construction of ordinance. 72:528.

Meaning of "noise" in municipal ordinance. 34:1.

Exercise of legislative functions by municipal corporations. 65:419.

Right of legislative department to make laws. 73:225.

Municipal police regulations. 66:166.

Municipal regulation of public conduct. 26:301.

Licensing power of a municipal corporation. 61:537.

Exaction of licenses. 19:108, Gil. 78.

Inseparable provisions in ordinances. 48:236.

References are to Reports as Notes are in that order.

MUNICIPAL CORPORATIONS, II.-Continued.

Power to enact ordinance or impose license fee. 85:290.

Power of municipality to pass ordinances or by-laws. 21:512.

By-laws of municipality. 17:72, Gil. 50.

Operative force and effect of city ordinances. 33:323.

Ordinance superseding general laws. 21:512.

City ordinances as abrogating common law. 17:72, Gil. 50.

Ratification of void acts of common council. 33:235.

Time when ordinance is effective. 22:437.

Implied exceptions to statute or ordinance. 69:202.

Remedy for oppressive ordinance. 12:41, Gil. 16.

Power or public body to reconsider its acts. 64:318.

Repeal of municipal ordinance by general law. 43:418.

- meetings.

Necessity for notice of special meetings of city councils. 22:218; 36:176.

Necessity for notice of place of meeting of legislative bodies. 33:69.

Necessity of due call for public corporation meeting. 26:313.

Determination of time of holding council meetings. 33:69.

Who is presiding officer of city council. 53:147.

- enactment.

Passage of ordinances. 43:373.

Vote required to pass ordinance. 43:373; 54:457.

Approval by mayor of resolution relating to removal from office. 53:238.

Necessity for mayor's signature to resolution of city council. 41:518.

Necessity for mayor's signature to ordinance or other corporate act. 54:457.

- title.

Title of city ordinance. 34:1; 83:456.

Sufficiency of title of ordinance. 82:256.

- publication.

Publication of proceedings of municipal councils. 52:9.

Publication of resolution of city council. 65:419.

Publication of ordinance. 12:41, Gil. 16.

Mode of publication of ordinances. 22:218.

Publication of ordinances and notice of pendency. 22:437.

Necessity for publishing municipal ordinances. 44:372.

Sufficiency of affidavit of publication. 33:254.

-validity and extent of power generally.

Reasonableness and validity of by-law. 12:41, Gil. 16; 25:248; 27:364.

Reasonableness and validity of ordinances. 12:41, Gil. 16.

Reasonableness of ordinance 21:202; 45:370; 64:287.

Validity of ordinances. 2:190, Gil. 159; 21:202; 22:312; 25:248; 26:301; 27:364; 32:364; 33:69; 34:1; 40:43.

Validity of ordinance, as police measure. 72:240.

Validity of ordinance as to license. 19:389, Gil. 336; 22:312.

Validity of revenue licenses. 32:364.

Ordinances in restraint of trade. 12:41, Gil. 16.

Validity of ordinance granting monopoly. 22:118.

MUNICIPAL CORPORATIONS, II.-Continued.

Construction of ordinance in favor of its validity. 50:128.

Force and effect of ordinances. 12:41, Gil. 16.

Right to suppress under power to regulate or control. 42:320.

Validity of municipal ordinance covering act punishable under state law. 26:507.

Consistency of penal ordinances with legal statutes. 21:202.

Validity of ordinance as to penalty. 34:1.

Ordinance exceeding statutory penalty. 21:202.

Validity of ordinance inflicting penalty of forfeiture. 63:208.

Power to punish drunkenness 83:456.

Authority of municipality to prohibit gambling. 39:153.

Validity of ordinances authorizing arrest and detention. 16:431, Gil. 387.

Validity of ordinances as to keeping of dogs. 34:254.

Validity of ordinance regulating street railway transfers. 50:144.

Validity of ordinances penalizing disorderly conduct or the like. 40:43.

Necessity that ordinance fix fine. 34:1.

Validating void ordinances. 72:240.

- partial invalidity of ordinance.

Partial invalidity of statute, see Statutes, I.

Ordinances valid in part. 34:1.

Partial invalidity of ordinance. 34:79.

Validity of ordinance void in part. 33:69; 57:14.

Effect of invalidity of part of ordinance. 78:331.

Effect given to ordinance partially invalid. 85:279; 96:482.

-validity of ordinances as to use of streets.

Power to regulate use of streets or crossings. 43:204.

Validity of ordinance prohibiting stock to run at large. 22:404.

Municipal regulation of street railways. 60:244.

Reasonableness of ordinance as to care at railroad crossings. 45:370.

Ordinance requiring flagman at railroad crossing. 25:248.

Ordinance prohibiting obstruction of streets by railroad cars. 43:204.

Validity of ordinance limiting speed of railroad trains. 31:402; 43:204.

Reasonableness of ordinance limiting speed of trains. 57:271.

Power of city or village to regulate speed of trains. 40:350.

- power of city as to nuisances.

Municipal power over nuisances. 12:41, Gil. 16.

Power of municipality over public nuisances. 18:324, Gil 292.

Municipal control over nuisances on streets. 57:294.

Power of municipality to declare things to be nuisance. 36:298.

Right of city to create nuisance. 61:46.

Municipal control over smoke nuisance. 48:236.

Validity of smoke ordinances. 36:298; 69:184; 93:59.

Power of city to abate nuisance. 11:119, Gil. 75.

- regulation of trade or business.

Municipal regulation of trade or business. 25:372; 69:265.

Municipal regulation of traffic. 78:387.

Validity of ordinance regulating traffic. 55:126.

Reasonableness of ordinance regulating traffic. 83:257.

MUNICIPAL CORPORATIONS. II.—Continued.

Validity of ordinances restricting trade by requiring license. 32:329.

Ordinance restricting and licensing trades. 32:364.

Requiring license from milk peddlers. 66:166.

Municipal regulation of second-hand dealers. 60:507.

Police regulations as to junk dealers, etc. 55:97.

Municipal control of public markets. 84:377.

Municipal power to establish and control markets. 12:41, Gil. 16.

Validity of ordinance establishing and regulating markets. 25:248.

Validity of ordinance regulating sales at public market. 62:110.

Restricting sales of meats to established markets. 25:248.

Establishment and regulation of markets and other forms of business. 2:190, Gil. 159.

Power to control liquor traffic. 21:202.

Discretionary power to control sale of intoxicating liquors. 3:291, Gil. 200.

- violation and enforcement of ordinance.

Indictments for violation, see Indictment, etc.

Violations of law and municipal ordinances distinguished. 29:445.

Actionable violation of ordinance. 33:323.

Violation of ordinance as crime. 9:166, Gil. 153; 26:507; 21:202; 34:1; 36:62; 42:147; 50:128.

Criminality of violations of municipal ordinances. 42:154.

Penalty for violation of ordinance. 21:202.

Power to impose penalty for violation of ordinance. 34:1.

Right to impose forfeiture for violation of ordinance. 16:431, Gil. 387.

Proceedings for violation of municipal ordinance. 69:349.

nature of. 16:474, Gil. 426.

Sufficiency of pleading for violation of ordinance. 34:254.

Enforcement of police ordinances. 50:128.

Prosecutions under ordinances. 27:364; 42:147; 60:123.

Enforcing ordinance void in part. 46:435.

Duty to take notice of ordinance. 34:254.

Contracts generally.

Public contracts, generally, see Contracts, VII.

Contracts of municipal corporations. 19:203, Gil. 166; 69:453; 90:420.

Contracts by public corporation and special boards. 62:509.

Contract liability of public corporation. 26:333; 61:145.

Validity of municipal contract. 36:176.

Validity of contracts in behalf of municipal corporations. 25:259.

Validity and conditions of municipal contracts. 8:172, Gil. 143.

Power of public corporation to contract. 49:280; 74:180.

Validity of award of contract by municipal authorities. 11:174, Gil. 110.

Validity of proceedings of city councils in awarding contracts. 90:443.

Validity of contract with municipality for terminal facilities. 47:154; 54:411.

Validity of conditional subscription by municipality. 23:153.

MUNICIPAL CORPORATIONS, II.—Continued.

Conditional subscription to stock by municipality. 27:490.

Validity of agreement by public corporation to pay broker for selling its bonds. 75:456.

Validity of municipal contract as to bridges and streets. 54:372.

When liability of municipality is incurred. 57:434.

Validity of long time contracts by public corporations. 58:418.

Liability of public corporation for delaying performance of contract. 87:88.

Payment of obligations under contracts. 69:453.

Duty of person dealing with public corporations. 91:9.

Obligation to know authority of municipal officers making contract. 37:141.

Notice of power of officers of municipal corporation to contract. 80:108.

Prerequisites to binding contract with city. 58:418.

Letting of municipal contracts. 59:111.

Estimate of work. 8:172, Gil. 143.

Advertisement and notice for public proposals. 8:172, Gil. 143.

Contracts variant from advertisement or specifications. 11:174, Gil. 110.

Right of action by municipality for breach of contract. 50:551.

Liability of city for services. 19:203, Gil. 166.

-execution; mode of contracting.

Execution and approval of municipal contracts. 32:181.

Effect of officer's failure to countersign. 32:181.

Necessity of written contract with public corporation. 26:110.

- ultra vires contracts.

Meanings of term "ultra vires." 71:198.

Ultra vires acts by corporations. 28:515.

When corporate act ultra vires. 74:230.

Municipal contracts ultra vires. 45:4; 74:180; 80:165; 81:55.

Municipal contracts partly ultra vires 58:81.

Doctrine of ultra vires as applying to contracts with municipal corporations. 37:141.

Ultra vires as a defense in an action on public contract. 71:198.

Enforcement of contracts ultra vires. 53:525, 528.

Ratification of ultra vires contract. 80:108.

Ratification by municipality of ultra vires act. 11:174, Gil. 110.

Tax ferret contracts. 81:55.

As to lights, water supply, and other property and privileges.

Supply of water to inhabitants, generally, see Waters.

Power of public corporation to control its property. 24:114.

Municipal control over land devoted to public use. 63:330.

Power to protect and preserve public property. 33:430.

Power to regulate use of public buildings. 28:515.

Grant of exclusive franchise by municipality. 49:280.

Reasonableness of municipal water and light franchise. 85:294.

Special grants of corporate powers. 61:185.

Construction of waterworks by public corporation. 61:185.

Construction of water and lighting plants by public corporation. 65:292.

Power to contract for supplying city with water. 49:280.

References are to Reports as Notes are in that order.

MUNICIPAL CORPORATIONS, II.—Continued.

Power to contract in respect to water or other public service. 74:180. Contracts giving municipality option for purchase of gas or water plant. 49:280. Water and light board as contracting agent for city. 33:521.

Borrowing money: indebtedness.

What constitutes municipal indebtedness. 63:125.

Power of public corporation to incur debts. 57:434; 58:418.

by anticipating the collection of taxes. 57:434.

Power to incur debt or borrow money. 11:31, Gil. 12.

Special election to consider question of incurring indebtedness. 60:132.

Validity of indebtedness of public corporation. 61:48.

When liability of municipal corporation is incurred. 27:64; 58:418.

How municipal indebtedness ascertained. 63:125.

Payment of contract obligations of municipality. 37:141.

Exhaustion of appropriation as defense to city's liability on contract. 49:280.

Right of creditors in sinking fund of municipality. 63:125.

Duty of public corporation to provide for sinking fund. 63:125.

Liability of municipality upon unauthorized indebtedness. 54:385.

Action against municipality for money due on absolute liability. 20:74, Gil. 59. Power of legislature over municipal indebtedness. 94:246.

Legislative power to allow payment by public corporation of moral claim. 35:124.

Legislative authority over moral obligations of municipalities. 74:180.

Liability of town for its debts 23:40.

Right to sue on claim against municipal corporation. 18:60, Gil. 40.

- negotiable securities; warrants.

Bonds, see Bonds, II.

Issuance of negotiable securities by municipality. 57: 256.

manner of payment. 57:256.

delivery. 57:256.

Powers of municipal corporation as to negotiable paper or indebtedness. 5:289, Gil. 221.

Validity of municipal warrants. 11:174, Gil. 110.

Liability in paying warrants issued by municipal corporations. 16:106, Gil. 96. orders payable to bearer. 16:106, Gil. 96.

- limitation of amount.

Limitation upon indebtedness of cities. 87:381.

General and charter limitations as to amount of municipal indebtedness. 83:119.

Limitations on debt—contracting power of municipal corporations. 27:64. contracts for county courthouse. 27:64.

Assessment levy determining valuation as basis of limit. 27:64.

Effect of limitations of indebtedness on negotiable securities. 57:256.

Municipal contracts beyond debt limit. 91:486.

Validity of a municipal contract involving an amount in excess of debt limit.

where payments are to be from revenue of future years. 58:418. lighting contracts payable yearly for a period. 58:418.

MUNICIPAL CORPORATIONS, II.-Continued.

Necessity for popular vote on exceeding debt limit. 82:202.

Validity of law authorizing increase of municipal indebtedness. 90:375.

Liability for damages.

For injury by defective highway, see Highways.

Liability for interest, see Interest.

Liability for expenses of public improvement, see Public Improvements.

Liability of towns, see Towns.

Liability of municipal corporation. 3:297, Gil. 205; 11:31, Gil. 12; 23:408; 28:185, 515; 37:423; 67:412.

for negligence. 28:186; 30:186, 545; 33:289; 51:466; 73:347; 75:131; 90:158; 93:118.

power of legislature over liability. 30:545.

Tort liability of municipality. 22:159; 97:23; 90:255; 100:548.

Actionable claim against public corporation. 31:440.

Liability of municipality for nuisance. 21:502.

Liability of municipality for destroying property to protect public. 13:38, Gil. 25.

Liability of city for consequential injuries. 24:254; 25:331.

Liability of public corporations for performance of governmental duties. 30:96; 62:278.

injury from bad condition of jail. 62:278.

in exercise of legislative functions. 22:13.

Nature of municipal acts. 32:247.

Liability of city which authorizes coasting upon public street. 25:331.

Liability for negligent construction of public work, 23:408.

Liability of city for defective public work. 93:206.

Liability of municipality for damages from making public improvements. 32:319. in respect to sanitation. 33:289.

Liability of city for negligence in construction or maintenance of public improvements. 40:402.

Liability of municipality for defects in public works arising from improper plan of construction. 70:216.

Liability of municipal corporations to reimburse officers for damages resulting to them from their unauthorized acts. 94:123.

- liability for acts of officers or agents.

Liability of cities for acts of officers. 13:38, Gil. 25; 75:30.

Tort liability for acts of public officers. 88:295.

Liability of city for acts of officers or contractor. 20:511, Gil. 459.

Municipal liability for acts of officers and agents. 22:13; 35:549.

Liability of town for acts of its officers. 59:3.

Liability of municipality for negligence of its officers. 22:159.

Liability of municipality for negligence or wrongful act of official. 74:230.

Liability of public corporation for negligence of its agents. 34:132; 37:423.

Liability of municipality for torts of officers or agents while acting in governmental capacity. 34:402.

acts of fire department. 34:402.

Liability for arrests and detention by officers. 62:278.

MUNICIPAL CORPORATIONS, II.—Continued.

Liability for acts of independent contractor. 37:423.

Effect of failure to require bond of contractor. 96:290.

-as to drains or sewers and water mains.

Necessity for sewers. 28:186.

Liability of municipality for defects in sewer. 23:276, 408; 24:254; 41:73; 78: 186.

Duty and liability of municipality with respect to drainage. 59:244.

Liability of city for damages from sewers or drains. 18:176, Gil. 163.

Liability of municipal corporation in maintenance of sewers. 32:247.

Liability of municipality for insufficient sewer. 40:438.

Liability for negligence in construction or maintenance of sewers. 40:402.

Liability of municipality for defective plan of drainage system. 38:130.

Liability of municipality for negligent construction of drainage system. 38:130.

Municipal liability for overflow of sewer. 40:22.

Liability of city for damages caused by sewer. 56:527.

Defense for nonrepair of sewer. 59:244.

Proof of neglect as to sewers after notice. 32:247.

Municipal liability for obstruction in stream. 73:181.

Liability of city for injuries from water mains. 44:457.

Liability for negligence in management of waterworks. 75:131.

- as to surface water.

Rights and liability of municipality with respect to surface water. 73:347.

Duty and liability of municipality with respect to surface waters. 80:287.

Liability of city as to surface water. 36:373; 45:457; 78:275.

Liability of municipality for injuries from surface water. 22:13; 24:254; 54:549. injury due to defective street plan. 22:13.

Liability of municipality to adjoining owners in regard to surface waters. 28:510.

Municipality liability for diversion of surface water. 73:128.

Liability of municipality for diverting surface water over lands of private owners. 22:159.

Liability of municipality where surface water is cast on land of private owner. 71:403.

Duties and liabilities with respect to surface water and sewers. 32:319.

Rights and liability of city or public in interfering with natural flow of water course or surface flow. 28:186.

- condition or use of public buildings or grounds.

Care of public buildings and grounds. 30:96.

Duty of municipality with respect to dangerous places. 73:371.

Duty and liability of municipality with respect to dangerous places. 73:385.

Liability of municipality for defective places. 20:117, Gil. 101; 57:115; 73:134. resulting from bad plan. 57:115.

Liability of city for negligence as to public places. 71:22.

Responsibility of city for condition of works adopted and used for public. 23:276. Liability for death of child in pond or slough. 73:385.

- presentation of claims; conditions precedent to liability.

Constitutionality of statute as to notice of claim against municipal corporation. 30:545.

MUNICIPAL CORPORATIONS, II.-Continued.

Enforcement of claims against public corporations. 67:1.

Presentment of claim against public corporation. 80:414.

Notice to city of claim for damages. 72:539; 78:200; 95:293.

statement of amount claimed. 72:539.

Notice to municipality of personal injury. 81:519; 82:127.

Notice of claim against city for personal injuries. 76:20; 77:76.

Notice of personal injuries to be given municipalities. 80:415.

Service upon municipality of notice of claim for personal injury. 76:456.

Sufficiency of notice. 30:545.

Sufficiency of presentment of claim for personal injuries. 74:157.

Sufficiency of signature of claimant. 81:519.

Sufficiency of service of notice on municipality. 52:364.

Verification of claim against public corporation. 69:297.

Time and manner of presentment of claim against public corporation. 36:87.

Enforcement against public corporation of disallowed claim. 84:341.

Remedy on disallowance of claim against municipal corporation. 14:67, Gil. 51.

-necessity for presenting claim.

Necessity of notice to municipality of injury. 40:446.

Necessity for notice of condition. 93:206.

Necessity of notice of claim against municipal corporation before suit. 30:545.

Notice of claim of injury as a condition precedent to right to recover. 74:157.

Necessity for presenting claim for damage to city before suit. 54:279.

Presentation of claim as precedent to action against municipality. 14:67, Gil. 51; 67:1.

Presentation of claim before suit against public corporation. 44:457; 83:512.

Notice to city as condition to action for death by negligence. 87:237.

Validity of statute requiring notice of injury as condition precedent to action against municipality. 74:157.

Application of statute requiring notice of claim for damage against city. 38: 536.

III. Officers.

Municipal liability for acts of officers, see supra, II.

Mandamus to, see Mandamus.

Officers of towns, see Towns.

Discretion of common council in selecting city offices. 27:442.

Presidency of common council of city of St. Paul. 61:56.

Control of mayor of city over separate boards of the city government. 31:440.

Municipal boards as municipal agencies. 33:235, 295.

Boards, bureaus, and officers of city as special agents. 19:203, Gil. 166.

Ratification of unauthorized acts of municipal officers. 67:412.

Exclusiveness of power of city council to try qualifications of members. 33:536.

Jurisdiction of contested elections of municipal councilmen. 35:385.

Liability of officers of municipal corporations for negligence. 33:289.

Liability of city for officer's compensation. 14:420, Gil. 315.

References are to Reports as Notes are in that order.

Digitized by Google

523

MUNICIPAL COURTS.

Jurisdiction of, see Courts, IL.

MURDER.

See Homicide.

MUTUAL BENEFIT SOCIETIES.

See Benevolent Societies.

MUTUAL INSURANCE COMPANIES.

See Insurance.

MUTUALITY.

Of contract generally, see Contracts, I.

As affecting specific performance, see Specific Performance,

N NAME.

Of corporation, see Corporations, I.

As to trademark, see Trademark.

Idem sonans. 4:325, Gil. 241; 26:529; 43:490; 55:329.

"Fitz" as a surname. 11:414, Gil. 304.

Sufficiency of name of defendant. 30:526.

Actions against associates in business by common name. 45:357.

Effect of similarity of names upon property rights. 58:413.

Material part of name. 60:1.

Materiality of addition of words "junior" or "senior" to name. 11:78, Gil. 45.

Initials.

Effect to be given initials in name. 6:250, Gil. 167.

Legal effect of middle initial of person's name. 31:385.

Impleading of parties by initials. 43:180.

Middle initials as part of name. 60:1.

Mistake in middle initial. 68:393.

effect of. 44:266.

Mistake in name; misnomer.

Effect of misnomer. 22:558; 43:180.

of party to contract. 58:413.

on validity of a judgment. 61:353.

Effect of mistake in Christian name or middle initial. 44:266.

Effect of wrong surname on validity of decree. 49:140.

Wrong Christian name in return as invalidating judgment. 56:390.

Clerical error in name. 49:370.

Adoption of mispelled name. 49:140.

References are to Reports as Notes are in that order.

NAME-Continued.

Error in name of party to instrument as affecting the validity of it. 71:351. Right to correct misnomer in process. 37:239.

Fictitious or assumed name.

Use of fictitious name in instrument. 38:361.

Fictitious name as affecting validity of instrument. 49:140.

Right of person to contract under an assumed name. 71:351.

NATIONAL BANKS.

See Banks.

NAVIGABLE WATERS.

See Waters.

NAVIGATION.

Improvement of, see Waters.

NECESSARIES.

Presumption and burden of proof as to, see Evidence, IL. Husband's liability for, see Husband and Wife.

NECESSITY.

Question for jury as to, see Trial, II.

NEGATION.

Of defense, pleading of, see Pleading, II.

NEGATIVE.

Proof of, see Evidence, XI.

Negation of defense or exception, see Indictment, etc.

Of photograph, see Photograph.

NEGATIVE PREGNANT.

In negative pleading, see Pleading, III.

NEGATIVE TESTIMONY.

Weight of, see Evidence, XII.

References are to Reports as Notes are in that order.

Digitized by Google

525

NEGLIGENCE.

- I. As basis of action.
- II. Contributory.
- III. Injury avoidable notwithstanding contributory negligence; last clear chance.

Matters peculiar to actions for death, see Death.

As ground for relief from judgment, see Judgment, VIII.

I. As basis of action.

As to animals, see Animals,

Of bailee, see Bailment.

As to bridges, see Bridges.

Of carrier, see Carriers.

Limitation of carrier's liability for, see Carriers, III.

Measure of damages for negligence causing injury or death, see Damages, III.

As to electricity, see Electricity.

As to elevators, see Elevators.

Estoppel by, see Estoppel.

Presumption and burden of proof as to, see Evidence, IL.

Opinion evidence as to, see Evidence, VII.

Evidence as to generally, see Evidence, XI.

Evidence of custom or habit as to, see Evidence, XI.

Evidence of precautions after accident, to show, see Evidence, XL.

Sufficiency of proof of, see Evidence, XII.

At exhibition, see Exhibitions.

As to explosives, see Explosions and Explosives.

As to fires, see Fires.

As to gas, see Gas.

Of landlord, see Landlord and Tenant.

Running of limitations, see Limitation of Actions.

Of master, see Master and Scrvant, II.

Master's liability for negligence of servant, see Master and Servant, IIL.

Of municipal corporations, see Municipal Corporations, IL.

As to nuisance, see Nuisances.

As to oil, see Oil.

Of physician, see Physicians and Surgeons.

Pleading as to, see Pleading, II.

Liability of agent for, see Principal and Agent, III.

Of railroad, see Railroads, II.

In operation of street railway, see Street Railways.

Of telegraph company, see Telegraphs.

Limitation of liability for, see Telegraphs.

Question for jury as to, see Trial, II.

What constitutes ordinary care. 18:133, Gil. 119; 22:165; 54:127.

Test of care and corresponding negligence. 26:357.

Care against accident. 30:74.

Definition of negligence. 87:518.

What constitutes negligence. 31:526; 32:331; 43:488.

NEGLIGENCE, I.-Continued.

Negligence and presumptions as to. 49:245.

Actionable negligence. 94:276.

Liability for negligent injury. 32:1.

Duty as predicate for liability for negligence. 38:103.

defects in foreign cars. 38:103.

Breach of duty as basis of actionable negligence. 58:540.

Degree of care required to avoid injury. 46:439.

Degree of care proportionate to the risk anticipated. 46:269.

Commensurate care. 55:501; 95:477.

Weakness of plaintiff as affecting defendant's negligence. 17:308, Gil. 284.

Duty toward sick, weak and infirm persons. 17:308, Gil. 284.

Duty of care to sick person. 100:299.

Ordinary care and care towards person in peril. 71:438.

Liability for injury to stranger. 78:3.

Recovery for negligence in absence of privity. 81:363.

Liability for direct consequences of act. 82:235.

Liability for unforeseen consequences of negligence. 83:25, 149.

Liability for consequences of wrongful act. 52:36.

When injury is result of negligence. 54:152.

What act is intrinsically dangerous. 58:337.

Who entitled to benefit of safety statute. 78:3.

Liability for vicious horse. 62:175.

Custom as excuse for negligence. 43:88.

Adherence to custom as proof of due care. 43:289.

Failure to adopt uniform usage as negligence. 28:103.

Statutory regulations as affecting the common law rule of negligence. 31:526.

Legislative authority as excuse for negligence. 43:88.

City ordinance as excuse for negligence. 43:88.

Nature of law as affecting liability for acts performed thereunder. 34:29.

Liability for negligence in guarding against another's known wrong. 12:357, Gil. 232.

Negligence as element in action for nuisance. 18:324, Gil. 292.

Liability for injury resulting from changing natural surface of ground. 13:442, Gil. 407.

Duty to anticipate danger from floods, etc. 12:451, Gil. 347.

Gross, wanton, or wilful negligence.

Wilful negligence. 76:306; 81:279; 93:314; 96:379.

What constitutes wilful negligence. 84:258.

Liability for wilful negligence. 93:84.

Liability for gross and culpable negligence. 12:357, Gil. 232.

Effect of defendant's intentional or wilful wrong. 13:30, Gil. 18.

Right to recover where negligence of defendant is wanton. 71:438.

Concurring negligence.

Liability for concurring negligence. 35:522; 39:328.

Injuries caused by negligent acts of two independent parties. 31:407.

Liability for negligence concurring with that of third person. 12:357, Gil. 232.

Liability where injury caused by concurring negligence of several parties. 31:121.

NEGLIGENCE, I.—Continued.

Liability where injury is caused by combined negligence of two or more persons. 48:433.

Presence of concurring cause as affecting liability for injury due to wrongful act. 14:81, Gil. 62.

Liability of concurrent negligent wrongdoers. 68:542.

Joint and several liability of wrongdoers. 38:179.

independent acts or nuisances combining in one result. 38:179.

Concurrent negligence as barring recovery. 80:50.

Violation of law as negligence.

Liability for breach of statutory duty, 68:216.

Liability for neglect of statutory duty. 100:294.

Breach of duty imposed by law as evidence of negligence. 29:465.

Violation of safety regulation as negligence. 40:350.

Right to maintain action for a violation of a statutory duty. 71:45.

Actionable violation of a duty imposed by statute. 40:103.

Action for damages for doing act prohibited by statute. 33:323.

Disregard of statutory duties as negligence. 90:431; 94:276.

Violation of statutory duty as negligence per se. 40:544; 45:870.

Violation of statute as evidence of negligence. 84:58.

Violation of municipal ordinance as affecting negligence. 79:254.

Right to maintain civil action for violation of a municipal ordinance. 40:103.

Violation of safety ordinance as evidence of negligence. 31:283.

Dangerous agencies.

Liability for injury from dangerous instrumentalities. 95:477.

Liability for injuries to third persons due to defective appliance furnished. 46:106.

Care to be exercised in the maintenance of a dangerous instrumentality. 43:239. Responsibility for maintaining instrumentalities dangerous per se. 77:231.

Reasonable care in case of dangerous instrumentalities. 93:99.

Negligence in shooting gun. 36:90.

Liability for injury due to boiler explosion. 13:523, Gil. 491.

Liability for damage caused by escape of substance stored on one's property.

60:296.

Negligence in dropping heavy substance into interior of building. 56:460.

- liability of seller or manufacturer.

Liability of seller of thing with concealed danger. 13:109, Gil. 99.

Liability for injury to third persons. 49:331.

by machinery. 49:331.

by drugs and illuminants. 49:331.

Liability of manufacturer for injury from defective machine. 98:424.

Dangerous premises.

Municipal liability, see Municipal Corporations, II.

Liability for unsafe premises. 49:341; 62:85.

for falling walls. 62:85.

Liability to third persons for defective premises. 86:474.

Duty of owner or occupant of premises. 44:128.

Liability of owner of premises for negligence. 92:182.

NEGLIGENCE, I.-Continued.

Liability for dangerous premises. 14:43, Gil. 34.

Liability for safe condition of premises. 24:501.

Liability for acts on one's own property. 18:324, Gil. 292.

Duty of owner as to safe condition of premises. 24:501.

Liability of owner for dangerous premises. 50:450.

Duty to keep premises safe for customers. 41:360.

Duty of owner of thoroughfare open to public to keep it in repair. 31:121.

Liability of occupant for negligent use of premises. 44:395.

Liability of occupant of premises for injury from defective condition. 39:254.

Liability for injuries caused by unsafe premises. 40:127.

negligently constructed roof. 40:127.

Duty toward firemen, policemen and the like. 78:3.

Liability for tort committed on premises by third person. 44:212.

Duty to adjoining proprietors. 95:477.

Duty of railway company to furnish safe cars. 77:528.

Duty to guard dangerous machinery. 21:207.

- liability to licenses and trespassess generally.

Duty to trespassers. 21:207; 76:306; 89:241.

Duty of owner of premises to licensee. 81:42; 71:45; 86:245.

Duty to licensee and trespassers. 81:279.

Measure of duty to licensee or trespasser. 56:460.

Measure of duty owed to mere licensees. 65:483.

Who are trespassers or licensees. 58:540.

Liability for injury to trespasser, intruder, etc. 38:173.

Liability of owner of dangerous premises as against trespasser or licensee. 41:66.

Duty to protect person in place where general public is invited. 46:474.

Duty of owner of premises to person thereon by invitation. 87:518.

- injuries to children, dangerous attractions.

Negligence as to children. 87:280.

Duty to children. 21:207; 47:543.

Duty of occupier of land to trespassing children. 46:233.

Duty of owner of premises to trespassing children. 47:161.

Duty of landowner to protect children trespassing on land. 73:385.

Duty of landowner to keep premises safe as to infant trespassers. 73:123.

Liability for injury to trespassing children. 43:289; 73:53.

Liability of owner for injury to infant who is trespassing on premises. 35:481.

Attractive nuisance. 95:404, 477.

Liability as to dangerous things or conditions imperiling children. 21:207.

Duty as to dangers attractive to children. 39:164.

Dangerous agency attractive to children kept on premises by owner or occupant thereof. 21:207.

Liability for keeping instrumentality dangerous and alluring to children upon one's premises. 82:60.

Liability for conditions or instrumentalities dangerous and attractive to children on landowner's premises. 50:450.

Liability for failure to guard attractive dangerous place. 39:164.

References are to Reports as Notes are in that order.

Index to Notes. Minn. Rep. 34.

NEGLIGENCE, I.-Continued.

Liability of landowners as to attractive dangers. 67:279.

Caving banks and pits. 50:450.

Unguarded excavations on vacant lots. 50:450.

Unfenced ponds and the like. 73:53.

Unguarded pools. 67:279.

Railroad turntable. 21:207; 39:164.

Doctrine of turntable cases. 21:207.

Application of doctrine of turntable cases. 35:256.

Duty and liability of owner where children injured by turntable. 32:133.

Liability of railroad company for injury to children by a turn-table. 43:289.

On highways.

As to injuries by defects in highway, see Highways.

Liability for injury due to horses running away. 14:81, Gil. 62.

Leaving horses unhitched. 14:81, Gil. 62.

Negligence in driving decorated wagon through streets. 56:214.

Liability for injuries due to lawful operations which frighten horses. 58:555.

II. Contributory.

Of passenger, see Carriers, II.

As to electricity, see Electricity.

Presumption and burden of proof as to, see Evidence, IL.

As to fires, see Fires.

In highway, see Highways.

Negligence of servant, see Master and Servant, IL

On railroad track, see Railroads, II.

On street car track, see Street Railways.

Question for jury as to, see Trial, II.

Contributory negligence. 12:357, Gil. 232; 14:43, Gil. 34; 67:260, 476; 91:16; 95:138.

What constitutes contributory negligence. 11:277, Gil. 189; 13:30, Gil. 18; 22:55; 27:243; 28:98; 31:407; 32:457.

Contributory negligence as bar. 13:30, Gil. 18; 14:81, Gil. 62; 21:293; 22:165; 31:208; 33:459; 35:84; 41:169; 44:128; 46:220, 345; 62:71.

When contributory negligence is not conclusive bar to recovery. 41:500.

Contributory negligence as matter of defense. 61:414; 64:159; 71:438; 92:238.

Contributory negligence as a defense to breach of statutory duty. 29:425.

Contributory negligence as defense where ordinary care omitted. 49:263.

Contributory negligence in preventing damage. 14:57, Gil. 42.

Contributory antecedent negligence relieving defendant from liability. 15:350, Gil. 283.

Failure to exercise ordinary care as barring recovery. 22:443.

Failure to use available means to avoid danger. 22:165.

Violation of a safety statute as contributory negligence. 42:480.

Contributory negligence in permitting cattle at large upon frozen lake. 46:5.

Duty of plaintiff to anticipate negligence of defendant. 32:398.

Care required to avoid expected danger. 33:62.

Contributory negligence in place of known danger. 64:415.

NEGLIGENCE, II.-Continued.

Contributory negligence in going into known dangerous places. 54:94.

Contributory negligence of person incurring known risk. 75:41.

Effect of contributory negligence. 68:300.

Right to rely upon observance of custom without being negligent. 80:400.

In emergency.

Reasonable care in emergency. 55:63.

Contributory negligence under imminent peril. 30:493; 48:134.

Mistake of judgment under sudden alarm. 30:169.

Degree of care required of person attempting to escape impending danger. 26:278.

Of children or their parents, etc.

Contributory negligence of infant. 35:256; 39:164; 57:332; 67:260.

Child as chargeable with negligence. 86:224.

Degree of care required of child. 49:263.

Capacity of child to be trespasser or to be guilty of contributory negligence. 21:207.

Negligence in care of children. 47:468.

What constitutes contributory negligence of parent. 47:543.

Effect of parent's contributory negligence. 47:543.

Of intoxicated person.

Intoxication as defense in negligence action. 92:418.

Effect of drunkenness on capacity for contributory negligence. 26:357.

On highways.

Contributory negligence where highway is defective, see Highways.

Rights of pedestrians and teamsters. 94:315.

Rights of foot passengers and vehicles in public streets. 99:422.

Imputed negligence.

Imputed negligence. 8:154, Gil. 125; 29:336; 69:524; 82:120; 84:21; 86:373; 95:477; 98:296.

Imputability of negligence. 35:522; 39:328; 43:289; 47:161; 67:260.

Contributory negligence of servant as imputed to master. 46:5.

Imputing negligence to child. 21:207.

Of parent to child. 29:336.

Imputable negligence of one having charge of child. 34:557.

- of driver to passenger.

Imputing negligence of driver to passenger. 12:357, Gil. 232; 14:81, Gil. 62; 62:71; 80:364; 82:120; 84:21, 30; 86:373; 96:379; 99:366.

Of owner or driver of conveyance to passenger. 35:522.

Imputation of driver's negligence to another riding with him. 71:471.

III. Injury avoidable notwithstanding contributory negligence; last clear chance.

Doctrine of "last clear chance." 15:350, Gil. 283; 37:223; 93:84. Liability for avoidable consequences of act. 62:530; 73:87.

Liability for avoidable consequences injurious to negligent person. 56:141.

Later negligence barring defense of contributory negligence. 55:271.

References are to Reports as Notes are in that order.

NEGOTIABILITY.

Of bill or note, see Bills and Notes.

Of warehouse receipts, see Warehousemen.

NEGOTIABLE INSTRUMENTS.

See Bills and Notes; Checks.

NERVOUS SHOCK.

Damages for, see Damages, III. See also Fright.

NEWLY DISCOVERED EVIDENCE.

New trial for, see New Trial.

NEW PROMISE.

To interrupt statute of limitations, see Limitation of Actions.

NEWSPAPER.

Publication in, see Publication.
To publish delinquent tax list, designation of, see Taxes, IV.
Daily newspaper. 45:27.
What constitutes a "newspaper." 54:281.
"Newspaper" for publication of notices. 38:349.
Different newspapers published by same company. 36:366.
Change affecting official newspaper. 54:281.

NEW TRIAL.

- I. In general.
- II. Grounds for.
- III. Practice.

Appealability of order as to, see Appeal and Error, I. In ejectment, see Ejectment.

I. In general.

New trial. 26:391.

Meaning of "trial" within statute as to new trials. 60:518.

New trial when result would not be changed. 20:260, Gil. 234.

Remedy for order preventing trial. 36:106.

Retrial as to issues left undecided. 43:527.

Power of court to grant new trial sua sponte. 78:135.

Setting aside verdict in breach of promise suit. 84:512. Right to new trial. 14:170, Gil. 131; 29:189. Motion for new trial in court trials without jury. 28:238. Right to new trial as to portion of case. 32:130.

As matter of right.

Inherent right to grant new trial. 12:388, Gil. 269. What actions entitled to new trial of right. 26:75. Right to second trial as a matter of right. 79:20.

Second or subsequent new trial.

Second new trial. 82:226. Right to a second trial. 35:367.

When second new trial may be granted. 75:349. Setting aside successive verdicts. 32:390.

Discretion as to granting.

Discretion vested in trial court to set aside a verdict. 64:18.

Discretion in granting new trial. 13:109, Gil. 99; 16:355, Gil. 315; 33:22;

44:132, 304: 65:80.

New trial as resting in discretion of trial court. 96:213, 274. Discretion to grant new trial on showing made. 5:171, Gil. 134. Abuse of discretion in refusal to grant new trial. 75:255. Discretion of successor of trial judge as to granting new trial. 44:132. Motion for new trial as addressed to discretion of successor. 69:245. Discretion of court as to granting repeated new trials. 78:272.

II. Grounds for.

Grounds for new trial. 1:156, Gil. 131; 41:223; 75:266.
Ground for setting aside verdict. 83:105.
Exclusiveness of statutory grounds for new trial. 57:443.
Technical error as grounds for a new trial. 91:143.
New trial for errors occuring on trial, but not excepted to. 57:443.
Res adjudicata as ground of motion to set aside verdict. 50:199.
Inability of juror to understand English as ground for new trial. 57:425.
Absence of witness, when ground for new trial. 17:172, Gil. 145.
When refusal to set aside verdict is proper. 46:10.
When new trial required. 61:435.

For acts of counsel.

New trial for misconduct of counsel. 23:197; 43:265; 61:224; 71:425; 57:432; 90:340.

New trial for improper conduct of counsel. 31:526; 42:46.

Misconduct of prevailing party or counsel as ground for new trial. 49:457. New trial for improper remarks of counsel. 39:277; 42:407; 43:196.

Absence of attorney from trial of action as ground for new trial. 64:304.

For error in admitting or excluding evidence.

Receipt of improper evidence. 3:262, Gil. 181.

Reception of proof of other and distinct crime. 3:262, Gil. 181.

References are to Reports as Notes are in that order.

533

NEW TRIAL, II.-Continued.

Admission of immaterial evidence as ground for new trial or reversal. 12:255, Gil. 166.

Admission of irrelevant evidence as ground for new trial. 17:200, Gil. 174.

Admission of improper evidence as ground for new trial. 39:458.

Error in admitting or refusing evidence as ground for new trial. 7:184, Gil. 128; 37:258; 67:510.

For error in instructions.

New trial for error in instructions. 8:133, Gil. 103; 87:495.

Inaccuracy in charge to jury as grounds for new trial. 91:26.

Technical error in charge to jury as ground. 91:143.

Contradictory or misleading instructions as ground for new trial. 28:135.

For matters as to jury or verdict.

New trial where verdict is defective. 33:207.

- insufficiency of evidence to sustain verdict.

Right to new trial for insufficiency of evidence. 19:231, Gil. 191.

Setting aside verdict for insufficiency of evidence. 11:296, Gil. 204.

New trial because verdict not justified by evidence. 30:41; 36:550; 50:9.

Motion for new trial on ground that evidence does not justify verdict. 56:90.

New trial where verdict is against weight of the evidence. 80:56. New trial on weight of evidence. 29:147.

Order setting aside verdict as against evidence. 30:93.

Order granting or refusing new trial on ground of insufficiency of evidence. 22: 439.

Discretion in granting or refusing new trial on ground that evidence did not justify verdict. 34:413.

New trial where evidence is so improbable as not to support verdict. 77:34. Judgment of dismissal as a decision. 24:4.

- excessiveness of verdict.

New trial for excessive damages. 2:37, Gil. 36; 9:260, Gil. 244; 22:90; 32: 217: 33:108: 55:497: 64:220: 95:516.

Granting new trial because of excessive verdict. 30:41; 66:217.

Right to set aside excessive verdict. 65:18.

Power of court where verdict is excessive. 41:169.

Power of court to set aside excessive verdict. 17:308, Gil. 284.

What verdicts are excessive. 1:156, Gil. 131; 35:73.

-inadequacy of verdict.

New trial for inadequate verdict. 57:147.

Inadequacy of damages as grounds for a new trial. 92:182.

Right to new trial because of inadequate damages. 52:479.

Power of court to set aside deficient verdict, 17:308, Gil. 284.

- failure to allow nominal damages.

New trial for nominal damages. 37:537.

New trial to recover nominal damages. 65:540.

- disqualification of jurors.

Disqualification of juror as ground for new trial. 4:438, Gil. 340; 73:150. Right to new trial on account of disqualified juror. 18:82, Gil. 65.

NEW TRIAL, II.-Continued.

-interference or communications with jurors.

Interference with jury as grounds for new trial. 22:5; 52:329.

Error in urging jury to agree. 12:434, Gil. 319.

Communicating with jurors. 3:262, Gil. 181.

Communications to or by jurors as a ground for a new trial. 22:305.

Effect of judge communicating with jury. 31:504.

Communications between judge and jury after retirement. 3:262, Gil. 181.

Presence of others in room with jurors, 3:262, Gil. 181.

- misconduct of jurors generally.

Conduct of jury as grounds for new trial. 3:262, Gil. 181.

Misconduct of jurors as ground for new trial. 4:438, Gil. 340; 6:82, Gil. 32; 8:140, Gil. 110; 16:178, Gil. 157; 23:325; 26:505; 52:329; 68:14.

Setting aside verdict because of misconduct of the jury. 70:5.

Misconduct of jury as affecting verdict. 20:378, Gil. 330.

Misconduct of jury vitiating verdict. 3:77, Gil. 35.

Discretion as to new trial for misconduct of jury. 23:178.

Consideration of matter not in evidence. 52:329.

Liquor drinking. 16:178, Gil. 157; 87:40.

Effect of jurors' drinking intoxicating liquor during trial. 57:425.

- separation of jury.

Separation of jury as grounds for a new trial. 3:444, Gil. 329.

Effect of separation of jury. 23:291; 91:143.

- unauthorized or irregular view by jury.

Matters connected with view by jury or commissioner. 41:223.

New trial for irregularities on view. 22:5.

Unauthorized view by jury. 23:325.

Visiting locus in quo. 70:5.

Visiting scene or subject of wrong or accident. 52:329.

Misconduct of jury in visiting scene of wrong as grounds for a new trial. 52: 164.

For newly discovered evidence.

Newly discovered evidence as ground for new trial. 4:438, Gil. 340; 6:220, Gil. 142; 8:140, Gil. 110; 8:273, Gil. 239; 18:300, Gil. 272; 23:46; 23:290, 544; 24:330; 25:48, 100; 27:519; 28:251, 526; 30:22, 343; 32:253, 351; 41:245; 42:46, 183; 44:212; 46:269; 50:32; 53:404; 54:90; 72:70; 97:361.

Affidavit of newly discovered evidence as ground for new trial. 67:48.

Newly discovered evidence sufficient to warrant new trial. 5:171, Gil. 134; 42:42.

Strength and effect of newly discovered evidence as grounds for new trial. 35:

Cumulative evidence as ground for new trial. 39:190; 66:452.

What evidence is cumulative. 8:140, Gil. 110,

New trial on impeaching evidence. 23:463.

Want of diligence as bar. 8:140, Gil. 110.

New trial as a matter of discretion. 28:526.

NEW TRIAL, II.-Continued.

For surprise.

Surprise as ground for new trial. 4:515, Gil. 402; 32:7, 48; 64:402; 68:434. Discretion in granting new trial for surprise. 84:221.

III. Practice.

Necessity that grounds for new trial appear in the record. 34:289.

Sufficiency of application for new trial for newly discovered evidence. 44:468.

Burden of showing prejudice from misconduct of jury. 23:325.

What questions may be raised upon motion for new trial. 34:330.

Objections proper on motion for new trial. 28:337.

Modification of conclusions of law on motion for new trial. 29:330; 32:445.

Effect of grant of new trial. 27:415; 64:136.

on wrong ground. 55:497.

Effect of denying motion for judgment notwithstanding verdict but allowing a new trial. 67:318.

Vacating judgment on allowing motion for new trial. 15:240, Gil. 186.

Time.

Time allowed to make motion for a new trial. 7:325, Gil. 254; 16:457, Gil. 411; 28:330.

Time within which new trial may be granted. 33:97.

Right of principal defendant to new trial after action on garnishee's answer.
41:3.

Motion for new trial while appeal from judgment is pending. 9:318, Gil. 301. Motion for new trial after judgment. 24:339; 25:52; 28:33.

New trial after time to appeal from judgment has expired. 37:461.

Laches defeating right to new trial after judgment. 29:302.

Motion.

Motion for new trial. 56:56.

on report of referee. 8:467, Gil. 417.

Joint motion for new trial. 45:99.

Effect of motion for new trial as stay of proceedings. 3:134, Gil. 80.

Motion for new trial upon dismissal of an action. 18:316, Gil. 285.

Office of motion for new trial. 19:443, Gil. 384.

Adoption and approval of a case by hearing a motion for new trial upon it. 26:214.

Statement of case.

Statement of case on motion for new trial. 18:79, Gil. 63.

Evidence; affidavits generally.

Discretion as to mode of taking of evidence on motion. 88:175.

Affidavits on motion for new trial for newly discovered evidence. 7:225, Gil.

Requisites of affidavits showing newly discovered evidence. 6:513, Gil. 357. counter affidavits. 7:225, Gil. 166; 16:355, Gil. 315.

admissibility of counter affidavits to weaken new evidence. 5:171, Gil. 134.

Testimony or affidavits of jurors.

Impeachment of verdict by jurors. 17:241, Gil. 218; 27:108; 47:295.

NEW TRIAL, III.-Continued.

Right of jurors to impeach their verdict. 16:282, Gil. 249.

Affidavits of jurors to impeach verdict. 45:177; 71:5; 80:177.

Admissibility of juror's affidavits to impeach verdict. 13:386, Gil. 358.

Impeaching verdict of jury by jurors' testimony. 26:183.

Admissibility of juror's testimony to prove misconduct. 26:505.

Right of jury to support or impeach verdict. 1:156, Gil. 131.

Admissibility of juror's affidavits to disprove misconduct. 4:438, Gil. 340.

Remittitur.

As to remittitur by trial court generally, see Trial, V. Grant of new trial unless verdict is reduced. 35:251. Remissions obviating necessity of a new trial in replevin. 36:300. Remittitur as grounds for denying a new trial. 67:524. Remittitur of excess in verdict to avoid new trial. 5:215, Gil. 172. In tort actions. 35:251.

NOISE.

By railroad train, see Railroads, II.

NOMINAL DAMAGES.

See Damages, L.

NOMINATION.

To office, see Elections.

NON OBSTANTE VEREDICTO.

See Judgment, L

NONRESIDENT.

Alien, see Aliens.

Jurisdiction over, see Courts.

Running of limitations in favor of, see Limitation of Actions.

NONSUIT.

Judgment of, as bar, see Judgment, II. See also Trial, II.

NONUSER.

Loss of easement by, see Easements.

References are to Reports as Notes are in that order.

Digitized by Google

537

NOTES.

See Bills and Notes.

NOTES OF ISSUE.

See Trial, I.

NOTICE.

- I. In general.
- II. From possession.
- III. Imputed.
- Of appeal, see Appeal and Error, III.
- Of assignment, see Assignment.
- Of nonpayment of note, see Bills and Notes.
- Of arrival of property shipped, see Carriers, III.
- Of injury or claim to carrier, see Carriers, III.
- Of election, see Elections.
- In condemnation proceeding, see Eminent Domain.
- Presumption and burden of proof as to, see Evidence, IL
- Evidence of generally, see Evidence, XI.
- Of fraud in conveyance, see Fraudulent Conveyances.
- In proceedings to establish highway, see Highways.
- Of defects in highway, see Highways.
- Of injury by defective street, see Highways.
- Before forfeiture of policy, see Insurance, III.
- Of loss of insured property, see Insurance, VI.
- Of judicial sale, see Judicial Sale.
- Of redemption from judicial sale, see Judicial Sale.
- Of appeal from justice's judgment, see Justice of the Peace.
- To terminate lease, see Landlord and Tenant.
- As to pendency of action, see Lis Pendens.
- Of mandamus proceedings, see Mandamus.
- On foreclosure, see Mortgage, VI.
- Of redemption, see Mortgage, VII; Taxes, III.
- Of public improvement, see Public Improvements.
- Of local assessment, see Public Improvements, II.
- From record, see Records and Recording Laws, IL
- Of tax proceedings, see Taxes, IV.
- Of trial, see Trial, I.

I. In general.

Necessity for notice. 11:438, Gil. 323.

actual notice. 52:497.

of hearing. 52:428.

What constitutes notice. 15:89, Gil. 66; 15:119, Gil. 90.

actual notice. 54:56.

NOTICE, I.-Continued.

Sufficiency of notice. 11:384, Gil. 278; 38:349.

Sufficiency of notice to parties in interest. 43:192.

Notice sufficient to create obligation of diligence. 46:148.

Sufficiency of published notice. 46:318.

Notice from facts challenging inquiry. 16:126, Gil. 115.

Knowledge of drunken condition of party. 56:216.

Notice imparted by disclosure of specific claim or interest. 90:318.

Constructive notice. 16:457, Gil. 411; 38:433.

equivalent to actual notice. 47:479.

Notice as embracing all degrees and grades of evidence. 19:44, Gil. 24,

Evidence embraced in notice. 24:406.

Notice or proof thereof as jurisdictional facts. 37:445.

Stockholder as chargeable with notice of corporate contracts. 31:62.

Notice of judgment. 23:227.

Effect of notice. 16:306. Gil. 270.

Jurisdictional notice in statutory proceedings. 16:494, Gil. 447.

Jurisdictional notice on petition for distribution of estates. 16:494, Gil. 447.

Compliance with statutory ten-day notice. 23:232.

Power of legislature to determine manner of giving notice. 42:391.

Necessity for complying with statute in serving notices. 55:223.

From written instrument or recitals therein.

Notice from face of ambiguous instrument. 55:107.

Notice from fact of ambiguity or doubt on face of instrument or record. 68:

Notice from ambiguous or reciprocal words of writing. 47:476.

Notice from facts disclosed by record. 4:282, Gil. 201.

Tax deed as notice of claim for taxes paid. 40:508.

Defectively attested instrument as notice. 11:438, Gil. 323.

Notice from recitals in instrument. 47:62.

Recitals in deed as notice. 15:205, Gil. 160.

Notice from recitals in grantor's deed. 6:443, Gil. 304.

Recitals in title papers as notice. 32:313.

Reference to debt as notice of mortgage. 11:22, Gil. 5.

"Trustee" in instrument as notice. 54:56.

Notice from date of document, 64:245.

Of unrecorded or defectively attested instrument.

Notice of prior conveyance. 43:213.

Sufficiency of notice of unrecorded instrument. 4:422, Gil. 325.

Constructive notice of prior unrecorded deed. 18:405, Gil. 365.

What constitutes actual notice of unrecorded mortgage. 19:44, Gil. 24: 24:406.

Effect of notice of unrecorded deed. 11:438, Gil. 323; 15:119, Gil. 90.

When notice of prior unrecorded conveyance is effective. 3:225, Gil. 154.

Effect of notice of unrecorded defeasance upon purchaser's title. 34:547.

Actual notice of defectively attested deed. 30:197.

Of rights in land generally.

Notice of title, 73:467.

Notice to vendee. 100:221.

NOTICE, I.-Continued.

Notice to mortgagee. 83:12.

Notice to lessee of property. 90:215.

Effect of notice of rights in property. 23:182.

Effect of actual notice of rights in land. 4:412, Gil. 315.

Notice of chain of title. 11:438, Gil. 323.

Effectiveness of notice of rights in real property. 19:44, Gil. 24; 28:396.

II. From possession.

Possession as notice. 15:89, Gil. 66.

Possession of land as notice of right or title. 3:225, Gil. 154; 4:141, Gil. 93; 4:412, Gil. 315; 16:126, Gil. 115; 22:532; 24:406, 435; 39:65; 43:213, 541; 44:90; 53:560; 60:214; 62:429; 81:15; 90:209.

tenant's possession. 43:213.

Possession of tenant as notice of ownership. 58:359.

Possession as notice of interest in land. 50:348; 98:39.

Possession of land as constructive notice of interest. 19:44, Gil. 24.

Actual possession as notice of possessor's claims in the land. 24:155.

Actual possession as notice of claims to land. 70:525.

Actual possession as notice of possessor's interest. 24:281.

Possession under unrecorded deed as notice. 34:493.

Possession of property and declarations as evidence of title. 42:277.

Possession of stranger to record title as notice of rights. 50:234.

III. Imputed.

Knowledge of master as imputed to servant. 32:303.

Notice to representative as notice to creditors. 23:182.

Notice to levying officer as notice to creditor. 23:182.

Charging one purchaser with notice acquired by copurchaser. 36:15.

Notice to party of action to foreclose a mechanic's lien. 53:252.

Agent generally.

Notice to agent as notice to principal. 16:306, Gil. 270; 29:322; 36:112; 37:280; 42:49; 46:298; 47:352; 50:419; 53:252; 60:251; 62:4; 71:38, 81; 73:498; 80:343; 81:305; 95:279.

Notice to agent as binding principal. 79:354; 91:358.

Knowledge acquired before inception of agency. 36:112.

Knowledge gained outside agency. 46:298.

Knowledge of real estate broker affecting title or encumbrance. 53:252.

Officer or corporate agent.

Notice to officer as binding on public corporation. 67:412.

Imputation of knowledge acquired by officer or agent. 40:390. officer of bank. 40:390.

Knowledge of officer attributable to corporation. 28:396.

Imputing agent's knowledge to corporation. 71:38.

Knowledge of officer. 71:81.

Notice to corporation. 96:527.

Knowledge of agent as notice to insurance company. 27:393.

NOTICE, III.—Continued.

Knowledge of insurance agent as binding on principal. 91:382. Knowledge of member of corporation as notice. 54:56.

Attorney.

Imputing solicitor's knowledge to company. 63:305.

Partner.

Notice to partner as notice to firm. 25:105.

Notice to firm as affecting partner's separate individual interests. 25:105.

NOTICE TO PRODUCE.

See Evidence, III.

NOTICE TO QUIT.

See Landlord and Tenant.

NOVATION.

Requisite of novation. 28:531; 39:407.

Promise to pay the debt of another, as constituting a novation. 57:133.

Novation of debt as payment. 47:433.

Substitution of debtors as constituting novation. 56:38.

NUISANCES.

I. In general.

II. What are.

III. Remedies; defen**ses.**

Measure of damages as to, see Damages, III.

In highway, see Highways.

Indictment for, see Indictment, etc.

Liquor nuisance, see Intoxicating Liquors.

Running of limitations, see Limitation of Actions.

Municipal regulations as to, see Municipal Corporations, II.

I. In general.

Nature of nuisances. 52:164.

Public nuisance as tort. 61:46.

Negligence as element in action for nuisance. 18:324, Gil. 292.

Intent of defendant in nuisance case. 19:271, Gil. 230.

Independent acts or nuisances combining in one result. 38:179.

II. What are.

What constitutes nuisance. 38:538; 40:168; 42:342; 63:493. What is common nuisance. 43:204.

References are to Reports as Notes are in that order.

NUISANCES, II.-Continued.

What are public nuisances. 21:493; 36:298, 425; 57:422; 89:397; 93:59. Public and private nuisance. 53:492.

Hatchway in sidewalk as nuisance. 54:79.

Fencing up public street as public nuisance. 13:13 Gil. 1.

Obstruction caused by loading cars as nuisance. 39:186.

Obstruction of travel by railroad as nuisance. 50:334.

Railroad yards as nuisance. 82:293; 85:337.

Maintenance of stockyard as a nuisance. 85:337.

Smoke as nuisance. 36:298; 69:184.

Smoke and noise incident to operation of trains. 40:168.

Dancing as nuisance. 89:343.

Nuisance from dangerous walls. 19:271, Gil. 230.

Bawdy house as public nuisance. 29:193.

Continuance as new nuisance.

Continuance of nuisance as new nuisance. 21:358.

Continuance of nuisance as new tort. 38:179.

III. Remedies; defenses.

Action for nuisance. 60:296.

Right of successive actions for nuisance. 36:273.

Actionable maintenance of private nuisance. 29:355.

Power of public authority with regard to nuisances. 84:138.

Remedy against public nuisance. 21:502.

Remedy for nuisance caused by public corporations. 44:457.

Recovery of damages from continuing nuisance. 38:212.

Who may have.

Right of action to abate nuisance. 36:273.

Who may maintain action to abate nuisance. 12:137, Gil. 77.

Right of private action for public nuisance. 52:164.

Private action for public nuisance 29:41; 33:440; 42:532; 57:422; 61:46; 62: 42; 96:276.

Individual action for public nuisance. 94:108.

Actions by private individual for relief from nuisance. 36:225.

Right of individual to abate nuisance. 21:502.

Private action for abatement of nuisance. 27:245.

Redress for private injury from public nuisance. 46:209; 53:492.

Individual's right to abate public nuisance. 100:167.

Right of property owner to recover for damages from nuisance. 85:337.

Right of city to maintain proceedings to remove nuisance in street. 13:13,

Liability for maintaining.

Joint liability for, see Joint Creditors and Debtors.

Liability for nuisance. 11:15, Gil. 1; 12:137, Gil. 77; 12:451, Gil. 347; 52:164.

Liability for private nuisance. 57:422.

Liability for injuries by nuisance. 54:522.

Liability of owner of land for nuisance. 62:444.

erected by third person. 62:444.

NUISANCES, III.-Continued.

Liability for acts on one's own property. 18:324, Gil. 292.

Liability for continuance of nuisance. 56:166.

Liability of one coming into possession of land for continuance of nuisance. 38: 179.

Necessity of notice to impose liability for continuing nuisance. 24:448.

Effect of legislation upon liability for nuisance. 85:337.

Indictable nuisance. 54:530.

Abatement generally.

Injunction against, see Injunction.

Abatement of nuisance. 42:342.

Abatement of public nuisance. 72:259.

Power of court to abate nuisance. 11:15, Gil. 1.

Jurisdiction of equity to abate nuisance. 12:137, Gil. 77.

Abatement of nuisances in highways. 62:198.

Removal of nuisance in street. 32:176.

Necessity of notice to abate, before action for nuisance. 38:179.

Necessity of notice to abate before suing one continuing nuisance. 11:15, Gil. 1.

Enforcement of judgment of abatement of nuisance. 27:245.

Abatement of nuisance in law action under code. 33:516.

Right to abate dam as nuisance after action for damages is barred. 13:324, Gil. 297.

Defenses.

Defenses to nuisance. 18:176, Gil. 163; 43:527.

Justification for nuisance. 19:271, Gil. 230; 39:286; 42:342.

Nuisance in highway as becoming lawful. 58:437.

Prescriptive right to maintain nuisance. 18:176, Gil. 163; 63:493.

Right to maintain public nuisance by prescription. 89:397.

Laches as bar to right of action. 36:273.

NUMBER.

Of grand jurors, see Grand Jury. Of jurors, see Jury.

NUNC PRO TUNC.

Entry of judgment, see Judggment, I.

O

OATH.

Of jurors, see Jury.
Of office, see Officers. See also Affidavits.
Requisites of an oath. 59:6.
Form and sufficiency of oath. 3:444, Gil. 329.

OBJECTIONS.

In general, see Appeal and Error, V; Trial, I. To pleading, see Pleading, I. Reception of evidence subject to, see Trial, L.

OBSTRUCTION.

Of highway, see Highways. On railroad track, see Railroads, II. Of navigation, see Waters, I. Of water generally, see Waters, II.

OCCUPANCY.

Of insured premises, see Insurance, III.

OCCUPATION.

Of homestead, see Homestead. Of insured, see Insurance, III. Tax on, see License. See also Use and Occupation.

OFFER.

In general, see Contracts, I. Of evidence, see Trial, I. Meaning of "offer." 50:290.

OFFICERS.

- 1. Selection; incumbency; removal.
- II. Rights, powers, duties, and liabilities.
- All. Officers de facto.

 Arrest by, see Arrest.

Bond of, see Bonds.

Validity of contracts by, see Contracts, III.

Validity of contract affecting action of, see Contracts, III.

Embezzlement by, see Embezzlement.

Presumption and burden of proof as to acts of, see Evidence, II.

Injunction against official acts, see Injunction.

Levy by, see Levy and Seizure.

Libel of, see Libel and Slander.

Mandamus to, see Mandamus.

Municipal liability for acts of, see Municipal Corporations, II.

Imputing notice of, see Notice.

References are to Reports as Notes are in that order.

Matters of parliamentary law and meetings of, see Parliamentary Law.

545

OFFICERS-Continued.

Of bank, see Banks.

Of corporation, see Corporations, IV.

Of county, see Counties.

Of insurance company, see Insurance, L.

Of school or school district, see Schools.

Of town, see Towns.

County treasurer, see County Treasurer.

Health officers, see Health.

Judges, see Judges.

Justice of the peace, see Justice of the Peace.

Legislature, see Legislature.

Marshal, see Marshal.

Receivers, see Receivers.

Register of deeds, see Register of Deeds.

Sheriff, see Sheriffs.

Tax officers, see Taxes, IV.

I. Selection; incumbency; removal.

Right of office as a vested right. 53:238.

What constitutes prima facie title to office. 10:369, Gil. 295.

Right to possession of records of office. 17:113, Gil. 90.

Transmission of official papers to successor in office. 62:388.

Nature of office.

Nature of public office. 18:199, Gil. 182; 53:147.

Public office as property. 63:318.

Officer or agent. 57:1.

Public office or employment. 53:147; 74:55; 82:420.

School trustees as public officers. 4:126, Gil. 83.

Railroad commissioners as public officers. 29:398.

State or city office. 7:390, Gil. 311.

Eligibility.

Of judge, see Judges.

Eligibility to office. 3:240, Gil. 164; 23:17; 45:309; 63:147; 77:355; 83:3.

Qualification of public officers. 49:503; 57:261; 60:325.

Interest disqualifying public official. 26:220.

Qualification of police officers. 83:473.

To office of public attorney. 23:17.

Power of legislature to fix qualifications of public officer. 87:174.

Eligibility of officer for remainder of term after removal therefrom. 57:261.

Curing ineligibility to office before election. 27:466.

Time at which qualifications for office must exist. 58:219.

Right of women to hold office. 33:345.

Incompatible offices, 36:190.

Right to question eligibility of nominee. 93:205.

References are to Reports as Notes are in that order.

Index to Notes, Minn. Rep.

35

OFFICERS, I.-Continued.

Appointment and election generally.

Election of officers, 74:55.

Time and manner of election of public officials. 75:547.

Appointment to office. 59:311.

Power of appointment to office. 76:531.

Reappointment to office. 81:391.

Power to appoint, suspend or remove police officials. 83:473.

Power of courts to appoint subordinate officers. 85:437.

Vacancy in office and filling same.

Vacancy in office. 15:198, Gil. 153.

Filling of vacancles in public office. 64:207.

validity of prospective appointment. 64:207.

Appointments to fill vacancies in elective offices. 15:198, Gil. 153.

Filling vacancy in office of clerk of district court. 46:126.

Validity of legislative act providing for the filling of vacancies in office. 87:174.

Oath of office.

Necessity of taking oath by public officer to qualify. 82:420.

Terms, holding over.

Terms of office of county officers. 31:460.

Construction of statute fixing term of office. 29:398.

Term of office of officer elected for a specific term. 65:243.

Certainty of term of office. 57:1.

Power of legislature to change term of officer. 18:199, Gil. 182.

Validity of act postponing or changing time for election. 37:174.

Construction of law extending term of office or postponing election. 37:174.

Terms of persons elected to fill vacancies. 9:283, Gil. 267.

Expiration of term of office of deputy official. 71:178.

Holding over in office. 15:198, Gil. 153.

where officer elect is ineligible or does not qualify. 15:198, Gil. 153.

Right of officer holding over term. 29:398.

Right to office when no successor qualifies at end of term. 15:221, Gil. 172.

Right to hold public office during term chosen for another. 27:466.

Resignation.

Conclusiveness of accepted resignation of public official. 57:261.

Implied resignation upon removal. 78:205.

Contest of title; collateral attack on right to office.

Presumption and burden of proof as to title to office, see Evidence, IL.

Injunction to try title to office, see Injunction.

Mandamus to try title to office, see Mandamus.

Collateral attack on right to office. 10:369, Gil. 295; 15:221, Gil. 172.

Trial of title to office. 53:238.

Remedy for trial of title to office. 15:221, Gil. 172; 40:213; 51:355.

statutory remedy. 57:411.

Remedy to gain possession of office. 50:239.

Remedy for testing election of officer. 100:352.

References are to Reports as Notes are in that order.

OFFICERS, I.-Continued.

Right to possession of office pending appeal or contest. 17:113, Gil. 90. Mode of reviewing proceedings to oust officer. 53:238.

Removal; suspension.

Removal from office, 53:147.

Removal of public officers by governor. 50:239.

grounds for removal or retention. 50:239.

Power to remove from office. 15:198, Gil. 153; 82:420.

Removal from office an incident of power of appointment. 84:426.

Removal of mayor for cause. 71:379.

What is sufficient "cause" for removal of public official. 53:238.

Dismissal of policemen. 81:391.

Tribunal to consider removal of public officer for cause. 53:238; 70:58.

Sufficiency of statement of charges, in quasi-judicial proceedings. 53:238.

Necessity of notice in proceedings to remove public officer. 53:238.

Authority of the legislature to change existing officers. 37:15.

Effect of changing boundaries or redistricting for election purposes on existing offices. 45:313.

Suspension as incident to power of removal. 50:239.

II. Rights, powers, duties, and liabilities.

Powers and duties of highway officers as to improvements, see Highways.

Rights growing out of levy, see Levy and Seizure.

Right to reward, see Reward.

What are official acts. 14:456, Gil. 340.

Capacity in which public officer acts. 89:407.

Official capacity of officer in performing duties of office. 14:487, Gil. 364.

Capacity in which public official receives money for a third person. 65:391.

Officers as agents of their municipal subdivisions. 22:366.

Mode and scope of agency to contract for the public. 24:332.

Powers and duties of executive officials. 20:363, Gil. 314.

Nature of authority of public officials. 22:159.

Exercise of authority of public officers. 30:68.

Performance of official duties by public officers. 37:475.

Power of public officials to contract indebtedness. 23:368.

Right of public to recover for goods sold by agents. 28:175.

Acts of public officers as binding public. 37:141.

Rights and obligations of incumbent of office. 45:309.

Duty of de jure officer out of possession. 78:205.

Duty to perform services where no fees are allowed. 84:295.

Distinction between an officer's duty as such and as an individual. 19:103, Gil. 74.

duty as to conveyance of public lands. 19:103, Gil. 74.

Meaning of "shall be prescribed by law." 29:87.

Reviewability of officer's motives. 26:220.

Ratification of acts of public officers. 34:112.

Validity of official acts after term. 94:201.

OFFICERS, II.-Continued.

Compensation.

Of de facto officers, see infra, III.

Of sheriff, see Sheriffs.

Payment of public officials. 79:380.

Compensation of public officers. 16:408, Gil. 365; 30:392; 32:108; 39:433; 82:3, 420; 83:473.

Right of officials to compensation. 23:171.

Recovery of compensation by public officer for services. 71:18.

Power to provide compensation for official public service. 84:130.

Authority to allow compensation to public officers. 88:127.

Compensation of public official for expenses. 25:366.

Reimbursement of public official for expenses incident to office. 84:295.

Right of police officers to compensation. 72:256.

Computation of salary of county auditor. 27:25.

Form of compensation of public officials. 70:341.

Fees as compensation for public officials. 27:25.

Right of a policeman illegally discharged to recover salary. 58:475.

Compensation for extra service of city official. 97:4.

Allowance of compensation to county officials for extra work. 25:344. clerk's services in tax proceedings. 25:344.

Construction and validity of acts fixing compensation of officers. 20:388, Gil. 339.

Salaries of public officers as affected by change in term of office. 31:460.

Changing of salary of public official. 64:223.

Power of legislature to change. 18:199, Gil. 182.

Reduction of salaries of public officers. 70:341.

Validity of act providing for the reduction of salaries of county officials. 71:508.

Liabilities.

Of judge, see Judges.

Liability growing out of levy, see Levy and Seizure, III.

Of sheriff, see Sheriffs.

Personal liability of officers. 4:126, Gil. 83; 45:549; 81:95.

Liability of ministerial officers. 26:273; 39:59.

Civil liability of officer for acts. 23:347.

Liability for official negligence. 73:393.

Liability for acts of public officers. 23:73.

Civil liability of judicial officer for his official act. 53:62.

Remedies of private citizens as to public officers. 39:426.

Actionable force by officers. 16:431, Gil. 387.

Malfeasance in office. 14:456, Gil. 340.

Misconduct or malfeasance in office and liability therefor. 24:150.

Liability on contracts beyond their authority. 4:126, Gil. 83.

Liability of public officer on unauthorized contract. 87:298.

Liability of public officers executing contract in representative character. 6:578, Gil. 412.

Necessity of official character appearing on instrument in order to exempt signers. 4:126, Gil. 83.

References are to Reports as Notes are in that order.

 $\mathsf{Digitized}\,\mathsf{by}\,Google$

OFFICERS, II.-Continued.

Liability of public officers for money received by them. 83:479; 86:188.

Liability of public officials for loss of public money. 28:45.

Liability of custodian of public funds stolen or lost without fault. 18:199, Gil. 182; 19:214, Gil. 176.

Summary remedy for official's failing to turn over money collected. 74:80.

III. Officers de facto,

Officers de facto. 2:180, Gil. 148; 70:445.

Who is de facto officer. 12:538, Gil. 448; 42:503.

Acts of officers de facto. 27:292.

Validity and effect of acts of officer de facto. 10:107, Gil. 81; 14:252, Gil. 185; 17:451, Gil. 429; 70:445.

Irregularities in official bond as affecting de facto officer. 17:451, Gil. 429.

De facto officer without de jure office. 31:472; 72:226.

Possession at same time by officers de jure and de facto. 27:292.

Collateral attack on de facto court or officers. 12:538, Gil. 448; 31:472; 73:225. Compensation.

Recovery of salary by de facto officer. 62:250.

Right of de jure officer to compensation paid de facto incumbent. 4:51, Gil. 26.

OFFICIAL BALLOTS.

See Elections.

OFF-SETS.

In condemnation proceedings, see Damages, III. Set-offs generally, see Set-Off and Counterclaim.

OIL.

Liability for escape of oil on one's own property. 18:324, Gil. 292; 60:296; 66:277; 89:1.

Transfer of inspected oil to and sale from unbranded vessel. 37:433. Right of city to compel inspection of petroleum. 37:433.

Reinspection of oil. 37:433.

OLEOMARGARIN.

Regulating sale of, see Food.

OMISSION.

Parol evidence to supply, see Evidence, VI.

References are to Reports as Notes are in that order.

OPENII	NG AND CLOSIN
Right as to, see Trial, I.	
	OPINION.
As evidence, see Evidence, VII. Weight of, see Evidence, XII. Expression of, as fraud, see Frauc	d and Deceit.
	OPTION.
Validity of option contract, see Co Specific enforcement of, see Specif For purchase of land, see Vendor	le Performance.
ORA See Contracts, I.	L CONTRACTS.
	AL EVIDENCE.
See Evidence, III., VI.	
ORA On sale of personalty, see Sale, II.	L WARRANTY.
ORD:	ER OF PROOF.
	orders.
See Motions and Orders.	
2	

See Municipal Corporations, II.

OVERFLOW.

Measure of damages for injury by, see Damages, III. See also Waters.

References are to Reports as Notes are in that order.

OWNER.

Meaning of term "owner." 21:101. as used in statute. 79:372.

OWNERSHIP.

Presumption and burden of proof as to, see Evidence, IL. Parol evidence as to, see Evidence, VI. Evidence of generally, see Evidence, XI. Sufficiency of proof of, see Evidence, XII. Of property insured, see Insurance, III. Effect of change in, on right to mechanics' lien, see Mechanics' Liens. Allegations as to, see Pleading, II. Question for jury as to, see Trial, II.

P

PAID UP POLICY.

See Insurance, III.

PANEL.

Of jurors, see Jury.

PAPERS.

See Newspapers.

PARCELS.

Sale of mortgaged property in, see Mortgage, VI. Assessment and sale in, see Taxes, IV.

PARDON.

See Criminal Law.

PARENT AND CHILD.

Matters peculiar to infants, see Infants. Emancipation of minors. 78:166. Right of minor to wages. 33:489. Right to minor's earnings. 38:393. Authority implied from relationship of parent and child. 3:423, Gil. 309. Validity of gifts between. 32:25. Relation of stepfather and stepchild. 32:385. Right of parent or child to defend one another. 25:161. Action by father for injuries to child. 66:79. Statutory action by parent for injury to minor child. 61:196.

PARENT AND CHILD-Continued.

Statutory right of father to sue for injury to minor child. 23:463. nature and object of action. 23:463.

Right of father to maintain action for injury to child. 60:477.

Parks and parkways.

Legislative control of parks. 100:150.

Validity of law providing for public parks. 44:299.

Power of park board to prohibit traffic in parks and parkways. 49:500.

Control and use of parks and boulevards. 86:51.

PARLIAMENTARY LAW.

Matters as to city council, see Municipal Corporations, II. Actual presence of members as substitute for notice. 22:218. Adjournment of meeting as continuation of it. 51:289.

for designating official newspaper for publication of delinquent list. 51:289.

Necessity for separate vote upon each proposition involved in improvement. 54:

457.

Quorum.

What constitutes quorum. 53:371.

Power of less than a quorum to adjourn a meeting. 22:218.

Majority.

"Majority" of votes or electors. 22:53.

"Majority" sufficient to satisfy meaning of constitutional or legislative provision.

Casting vote.

Right to cast deciding vote. 54:457.

What constitutes casting vote by presiding officer. 54:457.

PAROL CONTRACTS.

See Contracts, I.

PAROL EVIDENCE.

As to writing, see Evidence, VI.

PAROL LICENSE.

See License.

PAROL TRUST.

See Trusts.

References are to Reports as Notes are in that order.

PARTICIPATION.

In grantor's fraud, see Fraudulent Conveyances.

PARTICULARS.

Bill of, see Pleading, L.

PARTIES.

I. Plaintiffs.

II. Defendants.

III. Bringing in; intervention.

IV. Substitution.

On appeal, see Appeal and Error, III.
To contract, see Contracts, I.
To offenses, see Criminal Law.
To deed, description of, see Deeds.
Dismissal of party, see Dismissal and Discontinuance.
In condemnation proceeding, see Eminent Domain.
To garnishment proceedings, see Garnishment.
Who are affected by judgment, see Judgment, II.
In proceeding to enforce mechanics' lien, see Mechanics' Liens.
Demurrer for matters as to, see Pleading, VII.

I. Plaintiffs.

Persons who may or must sue.

Who may sue to remove cloud from title, see Cloud on Title.

Who may enforce insurance policy, see Insurance, VI.

On foreclosure, see Mortgage, VI.

Who may have nuisance abated, see Nuisances.

Who may institute quo warranto proceedings, see Quo Warranto.

Action by receiver, see Receivers.

Who may maintain replevin, see Replevin.

Who may maintain action. 41:521.

Party to bring action. 66:419.

Parties plaintiff to an action. 53:191.

Who is real party in interest. 2:44, Gil. 32; 2:107, Gil. 89; 15:132, Gil. 99: 21:385; 23:263, 359; 30:86.

Parties plaintiff in action to recover mesne profits. 24:110.

Who may complain of abuse of power. 41:461.

Privity of parties to action and its effect. 1:274, Gil. 210.

Guardian or ward as proper party to bring actions. 48:82.

Title sufficient to maintain action. 60:39.

for destruction of property. 58:104.

Who may maintain action for injury to possession. 18:324, Gil. 292; 20:478, Gil. 432.

PARTIES, I.-Continued.

Right of person having special interest in property to maintain suit thereon. 37: 54.

Right of owner of vessel to sue. 13:85, Gil. 80.

Interest necessary to maintain suit to charge patentee of land with a trust for rightful owner. 26:179.

Necessary party plaintiff in action for death by wrongful act. 28:5.

Proper party plaintiff in action for death by wrongful act. 32:125.

-on contracts generally.

Who may sue upon contract. 44:204.

Parties plaintiff to actions on contract. 44:530.

Right of legal holder to sue. 1:92, Gil. 71.

Right of owner of note to maintain action. 5:523, Gil. 417.

Party plaintiff on bonds for benefit of state. 22:97.

Who may sue on bond of public works contractor. 33:521.

Right of survivors to sue on joint promise. 1:169, Gil. 144.

Party plaintiff in action on official contract. 9:172, Gil. 159.

Action on contract by undisclosed principal. 82:230.

Proper parties to sue for specific performance. 39:272.

-action on contract by third person.

Actions on promises to pay third person. 28:521.

Action by stranger to contract made for his benefit. 20:91, Gil. 77; 23:314; 37:453; 43:126, 221, 511; 53:407; 55:353.

Enforcement of contract made for another's benefit. 31:201; 54:272; 72:483. Right of third party to enforce contract. 78:224.

When promise for benefit of third person enforceable. 53:446.

Right of third person to sue on promise made for his benefit. 13:379, Gil. 352; 28:311; 30:459; 31:254; 33:521; 37:124.

necessity of seal. 28:311.

to compel his vendor's vendor to convey. 37:124.

Right to maintain action on contract in own name for another's benefit. 40:511. Action by promisee. 23:314.

Right to enforce assumption of debts. 13:379, Gil. 352; 47:103.

Right of third person to sue on bond. 45:352.

Suit by third person on public contractor's bond under statute to pay materialmen's and labor claims. 30:459.

Party plaintiff in action on insurance policy payable to mortgagee. 46:130.

- effect of assignment.

Assignee as real party in interest. 46:185.

Real party in interest under assignment for collection. 49:395.

Assignee or pledgee as sole plaintiff. 1:246, Gil. 195.

Right of assignee to sue in own name on note. 2:107, Gil. 89.

Legal assignment of choses in action as a basis of right to sue. 45:305.

Separate action by assignee of a part of a single claim. 53:504.

-on matters of public right.

Capacity to sue in public right. 50:290.

Right of private relator to sue respecting office. 15:198, Gil. 153.

Action against county official in name of county commissioners. 22:97.

PARTIES. I.-Continued.

Right of county to sue in name of commissioners upon official bond. 82:431. Action for municipality by taxpayer. 88:127.

Right of tax payer to maintain an action on behalf of municipality. 69:276; 85: 302.

Action for relief from illegal improvement contract. 96:9.

- in representative capacity.

Enforcement of contract by one holding for another 42:37.

Right of one person to litigate question of interest to many. 74:67.

Action by agent after agency ceases. 57:319.

Unauthorized suits by agent. 78:286.

Right of partner or stockholder to sue for all. 17:372, Gil. 348.

Joinder.

Separate action by joint obligee. 47:504.

Joint action for fraud. 25:493.

Joinder of parties in suits for fraud by shareholders. 7:252, Gil. 192.

.Joinder of parties in action for nuisance. 22:1.

riparian parties. 22:1.

Right of joint action for malicious prosecution. 29:376.

Joinder by tenants in common in distress proceeding. 24:584.

Joinder of parties in suit to enjoin nuisance. 36:425.

Improper joinder of parties to action. 13:379, Gil. 352.

Effect of misjoinder of plaintiffs. 22:565.

II. Defendants.

Proper or necessary parties.

On foreclosure, see Mortgage, VI.

In quo warranto proceedings, see Quo Warranto.

Who are proper parties to an action 20:422, Gil. 378; 59:52.

Necessary parties to an action. 43:449; 44:84.

Capacity to be party to action. 94:351.

Executor as party to proceeding to appoint guardian for nonresident. 82:96.

Guardian as proper party to action. 52:386.

Proper parties in actions affecting ward. 36:148.

Proper party to real action. 14:65, Gil. 49.

Parties in action to quiet claim. 20:170, Gil. 153.

Parties defendant in action of forcible entry. 34:470.

Intermediate contractor as party to suit to foreclose mechanic's lien. 2:286, Gil.

Parties to suit to decree satisfaction of a mortgage. 8:188, Gil. 160.

Parties to suit to annul state land lease. 54:17.

Parties to proceedings to register land titles. 85:437.

Action between claimants of insurance money. 20:422, Gil. 378.

Parties to joint action for libel. 65:18.

Parties to action to recover award. 65:295.

Parties to action for fraud of partner. 22:287.

References are to Reports as Notes are in that order.

PARTIES, II.-Continued.

Party to action to set aside fraudulent conveyance. 91:96.

debtor as party. 30:496.

grantor as party. 34:137.

Necessary and proper parties to action to impeach conveyance. 25:155.

Parties to creditor's bill. 9:183, Gil. 169.

Creditors as necessary parties in enforcements of debt. 4:313, Gil. 230.

Creditors as necessary parties to action to recover and apply assets. 71:331.

Parties defendant to an action to determine rights under a composition deed. 48:396.

Party defendant in action to oust village from corporate franchise. 48:497.

Parties to action on partial assignment of claim. 55:122.

Procedure upon defect in parties to action. 12:124, Gil. 71.

- equitable action.

Necessary parties in an equitable action. 46:321.

Parties necessary to suit in equity. 47:504.

Parties in equitable actions affecting title to land. 4:141, Gil. 93.

- in action on contract or accounting.

Proper parties to action on official bond. 42:57.

City as necessary party to laborer's action on contractor's bond. 47:364.

Necessary parties to suit upon guaranty or indemnity contract. 47:504.

Necessary parties to accounting. 15:106, Gil. 81.

by partnership. 24:167.

corporations and stockholders; action to enforce stockholders' liabilities.

Parties to action by stockholder. 74:67.

Stockholders as parties defendant. 34:323.

Right to join stockholders in action against corporation. 61:859.

Parties in action respecting issue on transfer of stock. 44:183.

Parties to action for cancellation of invalid stock. 94:469.

Parties to suit to wind up corporation. 92:399.

Proper parties in suit to declare forfeiture of franchise. 36:246.

Parties to action to enforce liability of stockholders. 30:173; 44:478; 62:152; 66: 487; 73:454; 96:488.

necessary parties. 49:423; 58:16.

for corporate debts. 44:409.

Objection for defect of parties in action to enforce liability of stockholders for corporate debts. 44:409.

- trusts.

Parties to action against trustees. 7:252, Gil. 192.

Parties to action against trust estate generally. 4:313, Gil. 230.

When beneficiaries under trusts are necessary parties. 4:313, Gil. 230.

trusts for creditors. 4:313, Gil. 230.

Parties to action by third person in regard to trust property. 43:283.

Bankrupt as a necessary party to an action by his trustee to set aside a transfer of property. 53:73.

References are to Reports as Notes are in that order.

PARTIES, II.-Continued.

- divorce suit.

Parties to divorce action. 58:279.

Necessary parties to proceedings to set aside divorce decree. 38:230.

Joinder.

Joinder of parties defendant. 31:140.

Actions against parties jointly liable. 65:402.

Several action on joint obligation. 65:429.

Action against one joint party. 92:143.

Joinder of parties in equitable actions. 10:199, Gil. 161.

Joinder of husband in action by or against wife. 3:202, Gil. 133.

Joinder of parties jointly liable. 34:299.

Necessity of jointly suing parties jointly liable. 22:203.

Joining the maker and guarantor in action upon obligation. 31:314.

Joining the indemnitors upon the bond in an action against the sheriff for wrongful levy. 30:321.

Joinder of insurance companies as defendants. 94:486.

Joinder of parties defendant in tort actions. 14:133, Gil. 100.

Joint action against parties creating nuisance. 56:20.

Joinder of corporations as defendants. 39:328.

Joinder of parties in action to enforce liability of stockholders for corporate debts. 44:409.

Improper joinder of parties. 14:133, Gil. 100.

Waiver of misjoinder. 46:54.

III. Bringing in; intervention.

As to intervention generally, see Intervention.

Additional parties to actions. 88:4.

Practice in bringing in new parties. 27:358.

Intervention. 65:283.

Right to intervene. 60:461; 79:39; 84:455; 92:68.

Requisite interest to give right of intervention. 28:428.

Intervention by owners of logs in action to enforce log-lien. 60:233.

Purchaser pendente lite as new party. 1:274, Gil. 210.

Showing by assignee pendente lite to come in as new party. 1:246, Gil. 195.

Intervention in attachment proceedings. 36:183.

Intervention of claimants in garnishment proceedings. 33:262.

Intervention in garnishment proceedings by fraudulent mortgagee. 32:529.

IV. Substitution.

Substituting parties to an action. 20:173, Gil. 157; 25:120; 61:113.

Who may apply for substitution of cause of action pendente lite. 12:375, Gil. 251.

Substitution of assignee as plaintiff. 9:295, Gil. 279.

Substitution of representatives for deceased parties served constructively. 26: 421.

Substitution of foreign representative in action on death of defendant. 35:191.

References are to Reports as Notes are in that order.

PARTIES, IV.-Continued.

Substitution of distributees of deceased stockholder. 80:432. Showing of right to be substituted. 12:375, Gil. 251. Necessary amendment of pleadings. 12:375, Gil. 251.

PARTITION.

Action for partition. 40:450.

Action for partition of reversion or remainder. 19:167, Gil. 129; 40:450. partition proceedings as affecting interest of life tenant. 40:450. Partition against tenant for life. 77:533.

Partition in action to determine adverse claims to realty. 52:484.

Partition in action to determine adverse claims to realty. 52:484. Partition of personalty. 32:429.

Partition of personalty. 32:429.

Possession to support partition. 19:167, Gil. 129.

Right to try adverse claims in action for partition. 39:92.

Defenses in partition. 86:165.

Partition subject to outstanding rights. 19:167, Gil. 129.

PARTITION FENCE.

See Fences.

PARTNERSHIP.

- I. In general; creation; what constitutes.
- II. Rights and powers of partners.
- III. Liability of partners; rights of creditors.
- IV. Partnership property.
- V. Dissolution and its effect.
- VI. Actions; accounting.
- VII. Special partnership.

Presumption and burden of proof as to, see Evidence, II. Evidence of partner's declarations, see Evidence, X. Imputing knowledge of partner to firm, see Notice. Allegations as to, see Pleading, II.

I. In general; creation; what constitutes.

Name of partnership. 25:229.

Illegal partnership. 26:362.

Judicial recognition of illegal partnership. 26:362.

Right of partnership to take chattel mortgage security. 34:103.

What constitutes.

What constitutes partnership. 10:13, Gil. 1; 11:150, Gil. 92; 13:523, Gil. 491; 13:449, Gil. 415; 15:519, Gil. 428; 23:373; 25:212; 33:408; 43:211; 45:483; 46:25; 52:239; 53:441; 62:332; 65:9.

Who are partners. 27:56; 34:355.

Who is liable as partner. 69:41.

PARTNERSHIP, I.-Continued.

When partnership exists. 7:89, Gil. 58.

When partnership is created. 36:15; 64:425.

Creation of partnership relation. 96:87.

Partnership in praesenti. 15:106, Gil. 81.

What constitutes partnership for purchase of realty.

Partnership as to third persons. 23:373; 36:323.

Contract for partnership. 26:362.

Co-ownership in boats and earnings. 1:162, Gil. 136.

Tests of partnership. 16:91, Gil. 81.

Profit sharing as test. 13:449, Gil. 415; 13:523, Gil. 491.

Agreement to share in profits. 15:519, Gil. 428.

Sharing profits as creating partnership. 23:383.

Partnership in profits from others' property. 25:212.

Profit sharing ventures as agency or partnership. 33:83.

II. Rights and powers of partners.

In partnership realty, see infra, IV.

After dissolution, see infra, V.

Authority of partner to bind copartners. 3:155, Gil. 99; 3:166, Gil. 108; 4:242, Gil. 171; 28:337; 29:367; 40:11; 43:298; 49:557; 66:459; 69:257.

Right of partner to act for firm. 37:98.

Partnership liability for acts of partner. 76:537.

Representation of partner as binding firm. 26:123.

Powers of partners over partnership property. 6:358, Gil. 241.

Right of partner to bind firm as agent. 17:123, Gil. 98.

Authority of partner to bind firm as surety or guarantor. 30:25; 35:229.

Validity of pledge of firm securities by partner. 30:25.

Power of partner to insure firm property. 5:36, Gil. 22,

Power of partner to submit to arbitration. 34:427.

Powers of partners as to negotiable paper. 23:26.

Power to issue or indorse negotiable paper. 28:337.

Firm name to accommodation paper by one partner. 49:557.

Power of partner to accept bill. 8:407, Gil. 363.

Power of partner to sign firm name to negotiable paper after dissolution. 19: 396, Gil. 342,

Recovery on firm notes renewed without authority. 28:337.

Power to give collateral security. 28:337.

Right of one partner to mortgage firm stock. 18:232, Gil. 212.

Assignments not executed by all members of a partnership. 27:255.

Necessity of assent of all partners to assignment of firm property. 13:412, Gil. 381.

assignments by one partner. 13:412, Gil. 381.

Execution of power by partnership. 37:98.

who may execute. 37:98.

Contracts made by or with association in which corporation is partner. 29:111.

Rights of purchaser of firm property from partner. 6:358, Gil. 241.

Restrictions on power as binding others. 28:337.

PARTNERSHIP, II.-Continued.

Ratification of improperly sealed partnership contract. 40:11.

Ratification of assignment of partnership property subsequent to intervening liens. 13:412, Gil. 381.

As to each other.

Rights of partners. 13:394, Gil. 365; 15:106, Gil. 81.

Rights of partners in firm property. 27:143.

Title of partners to firm property. 22:476.

Interest of partners in partnership property. 2:107, Gil. 89; 3:217, Gil. 145; 6:265, Gil. 176.

Lien of partner on assets. 6:358, Gil. 241.

Mutual accountability of partners. 40:209.

Right of partner to share in profits where contract is silent as to them. 53:441.

Dealings between members of a partnership. 64:1.

Mortgage of partner's interest in firm property. 31:129.

Right of partner to purchase firm property at execution sale. 17:61, Gil. 40.

Right of partner to compensation. 91:505.

Liability of firm for services of partner. 21:380.

III. Liability of partners; rights of creditors.

Levy on partnership property, see Levy and Seizure.

Partnership liability. 40:325.

Liability as partner. 13:394, Gil. 365; 14:127, Gil. 95.

Liability for acts of copartner generally. 31:268.

Liability of copartner for negligence. 33:408; 34:299.

for another's tortious act. 34:299.

Liability of partnership for unauthorized act. 26:123.

Criminal and penal liability for acts of copartner. 58:193.

Liability of partnership for torts. 4:242, Gil. 171.

Liability for libel published by copartner. 31:268.

Assumption of debt by partner. 40:325.

Necessity for demand upon partner as maker to charge firm. 25:105.

Liability for loan effected by partner. 40:325.

Liability of partner for firm debts. 26:123.

Satisfaction of partnership debt by note of insolvent individual partner. 71:

Lien of firm creditors. 6:265, Gil. 276.

Distribution of partnership and individual assets in insolvency. 71:155.

Relative rights of individual and firm creditors.

Use of firm property for partner's debt. 45:495.

Application of firm funds to individual debt. 27:390.

liability of creditor. 27:390.

Right of one partner to apply partnership property to pay his own debt. 45:170. Sale of firm property for debt of partner. 24:167.

Nonliability of firm for acts or debts of partner. 3:166, Gil. 108.

PARTNERSHIP—Continued.

IV. Partnership property.

Oral contract as to, see Contracts, I.

Title to partnership chattels. 34:103.

Real estate.

Partnership real estate. 58:236.

When real estate is partnership property. 6:358, Gil. 241; 7:89, Gil. 58; 18:232, Gil. 212; 21:127; 25:189; 41:374; 46:25; 60:348.

Conveyance to partnership. 10:331, Gil. 260.

validity of. 18:232, Gil. 212.

in the firm name. 34:103; 35:357.

Conveyance or mortgage to partnership. 35:357. in firm name. 43:211.

Deed to partnership as passing title. 26:201.

Partnership lands as personalty. 26:201.

Partnership real estate as subject to firm debts. 21:127.

Trust in favor of partnership in firm realty. 6:358, Gil. 241.

Mutual relation of joint purchasers of land. 33:389.

What is a partnership to deal in realty. 41:374.

Provision implied in contract of partnership to deal in real estate. 41:374.

- rights in.

Rights in partnership realty. 56:380; 59:78; 60:348.

Rights of partners in. 26:201.

Partnership realty and rights of partners therein. 31:129,

Real property as partnership assets. 45:483.

effect of failure to vest legal title in all members. 45:483.

Rights of heirs, etc. of deceased partner in partnership realty. 45:483.

V. Dissolution and its effect.

Dissolution of partnership. 31:186.

Assumption of debts on dissolution of partnership. 9:119, Gil. 109; 71:195.

Liability of executor of deceased partner. 44:95.

Sales and settlements by executors of deceased partners. 6:358; Gil. 241, Sales and settlements by executors of deceased partners.

Costs on dissolution of partnership. 23:505.

Effect of fraudulent dissolution on retiring partner's liability. 79:68.

Dissolution of illegal partnership. 26:362.

What constitutes dissolution.

What works dissolution in firm. 7:89, Gil. 58.

What amounts to dissolution of partnership. 10:13, Gil. 1.

death of partner. 31:186.

Effect of death of member of partnership on rights of survivors. 46:25.

Dissolution of partnership by completion of enterprise. 33:408.

Powers and liabilities after.

Rights and liabilities of partners after dissolution. 47:151.

Partner as agent of copartner after dissolution. 57:355.

References are to Reports as Notes are in that order."

Index to Notes, Minn. Rep. 36.

PARTNERSHIP, V.-Continued.

Acts and admissions of copartner after dissolution. 11:138, Gil. 87. Power of partners to pay debts after dissolution. 6:265, Gil. 176. Effect of payment by one partner. 47:151. Effect of extension of payment by firm creditor. 47:151. Liability of partner after dissolution. 19:289, Gil. 246. Necessity that notice of dissolution of partnership be given. 52:565.

VI. Actions; accounting.

Limitation of action for accounting, see Limitation of Actions.

Actions between copartners. 1:162, Gil. 136.

Action by partnership to avoid fraudulent conveyance. 35:213.

Action between two firms having common member. 50:171.

Action for accounting by partners. 40:379.

Accounting for profits between partners. 41:374.

Obligation of partner to account to copartner. 23:565.

Necessity of an accounting to determine assets of partnership. 37:65.

Accounting as precedent to set-off against firm by member. 46:380.

Accounting by illegal partnership. 26:362.

Reopening of partnership account. 44:278.

VII. Special partnership.

Special partners. 41:430. contribution by. 41:430.

PART PAYMENT.

Accord and satisfaction by, see Accord and Satisfaction.

Effect of on statute of limitations, see Limitation of Actions, IV.

PART PERFORMANCE.

Under statute of frauds, see Contracts, I. Right of recovery on, see Contracts, IV.

PARTY WALL.

Nature of party wall. 23:34.

Nature of ownership of party wall. 54:492.

Right to use party wall. 23:34.

Party wall agreement, as running with land. 23:34.

Validity of party wall agreement entered into by mistake. 50:40.

Division line between use of adjoining owners in a party wall. 91:476.

PASSENGERS.

See Carriers.

PATENT MEDICINES.

See Proprietary Medicines.

PATENTS.

Patent for public land, see Public Lands.

Power of a state to regulate or restrict sale of patent rights. 23:24.

restrictions as to notes for purchase price. 23:24.

Effect of failure of assignee of patent to secure issuance of new patent. 21:539 Right of licensee to raise question as to validity of patent. 35:146.

PATERNITY.

Evidence of, see Evidence, XI.

PAUPERS.

See Poor and Poor Laws.

PAWNBROKER.

What constitutes pawnbroker. 69:1. Regulation of pawnbrokers, 69:1.

PAYMENT.

Accord and satisfaction by part payment, see Accord and Satisfaction.

Recovery back of payments made, see Assumpsit.

Presentation of negotiable instrument for, see Bills and Notes.

Of corporate stock, see Corporations, V.

Of subscription to corporate stock, see Corporations, V.

Presumption and burden of proof as to, see Evidence, IL.

Evidence of, see Evidence, XI.

Guaranty of, see Guaranty.

Of insurance premium, see Insurance, III.

Of judgment, see Judgment, V.

Part payment as affecting limitation of actions, see Limitation of Actions.

Of money in court, see Money in Court.

Novation, see Novation.

Authority of agent to receive, see Principal and Agent, II.

Subrogation for, see Subrogation.

Of tax, see Taxes, IV.

Payment of notes. 67:62.

Payment of bill or note. 38:390.

Payment by maker of pledge note to pledgee. 5:397, Gil. 321.

Right to make conditional payment. 27:384.

Payment to assignor as discharge of debt. 91:388.

Time of payment 93:437.

References are to Reports as Notes are in that order.

PAYMENT -- Continued.

What constitutes medium of payment.

What amounts to payment. 52:83; 83:362; 88:1.

What may amount to a payment of a debt. 71:270.

Equivalents of payment in cash. 73:409.

Novation of debt as payment. 47:433.

Accounts and credits as payment. 48:539.

Passing credits from one account to another. 73:417.

Payment of bill or note payable in property or labor. 25:135.

Recovery of wages in specific property. 81:316.

-bill, note, or check.

Negotiable instrument as payment. 44:224.

Medium of payment in notes. 13:90, Gil. 83.

Promissory note as payment. 47:377, 433.

When promissory note constitutes payment. 18:66, Gil. 51.

New note and mortgage as payment. 20:411, Gil. 363.

Taking note as payment of debt. 60:270.

Bill or note of third person as payment. 6:468, Gil. 325.

Effect of payment by promissory note. 47:207.

Payment by note as discharge of debt. 13:301, Gil. 278

Sufficiency of payment by check. 41:314.

Check upon insolvent bank. 81:305.

Presumption of discharge of debt by check. 39:340.

Payment by forged note. 35:515.

Renewal note as extinguishing debt. 16:116, Gil. 106.

Continued existence of debt on renewal of note or change in form of obligation. 35:311.

Extinguishment of old debt by giving new obligation. 6:513, Gil. 357.

Application.

Application of payments. 7:469, Gil. 377; 13:210, Gil. 197; 28:86; 41:392; 52:83, 522; 56:480.

Application of payments. 62:67, 265; 63:30; 68:420; 69:78; 70:266; 72:461; 78:492.

By debtor. 4:278, Gil. 197.

As between principal and interest. 13:210. Gil. 197.

Application of payments on loan association stock. 61:35.

Application of a payment made upon a debt according to periodical estimates. 65:300.

Application of payments by principal in discharge of surety. 67:236.

Effect of application of a payment different from that directed. 43:298.

Rights of surety as to. 68:420.

Payments by county depositaries. 67:236.

Application of repayments upon indebtedness of depositary of public moneys. 75:489.

PEACE.

Breach of, see Breach of the Peace.

PECUNIARY CONDITION.

Evidence of, see	Evidence,	XI.	
	•		
			PEDDLER.
Who is peddler.	46:435;	85:290.	
		3 *	
			PEDIGREE.

Evidence of, see Evidence, X.

PENALTY.

Validity of contract involving, see Contracts, III.

Distinguished from liquidated damages, see Damages, III.

As to fines, see Fines.

For nonpayment of tax, see Taxes, IV.

For taking usury, see Usury.

Remedy of debtor against enforcement of penalty. 4:76, Gil. 45.

When relief from penalty granted. 4:76, Gil. 45.

Necessity for asking for relief from penalty. 6:89, Gil. 33.

Nature of suit for statutory penalty. 6:235, Gil. 155.

PENDENCY.

Of action, see Action or Suit; Lis Pendens.

PEOPLE.

Delegation of power to, see Constitutional Law, I.

PEREMPTORY CHALLENGE.

Of jurors, see Jury.

PERFORMANCE.

Part performance of oral contract, see Contracts, L. Of contract generally, see Contracts, IV. Specific performance, see Specific Performance.

PERIL.

Negligence in attempt to escape from, see Negligence, IL.

References are to Reports as Notes are in that order.

PERJURY.

Indictment for, see Indictment, etc.

Effect and conclusiveness of judgment procured by, see Judgment, IL.

As ground for relief from judgment, see Judgment, VIII.

Illegal voting as distinct from perjury. 21:22.

Sufficiency of oath to sustain charge of perjury. 57:425.

Oath unauthorized by law as basis of charge of perjury. 41:59.

Probability of perjury. 61:150.

PERPETUITIES.

Rule against perpetuities. 49:57; 69:141. Suspension of power of alienation. 49:22, 371. validity of. 24:180. Validity of restraints on alienation. 68:442.

PERSONAL INJURIES.

To passenger, see Carriers.

Measure of damages for, see Damages, III.

Evidence of complaints by person injured, see Evidence, X.

In highway, see Highways.

To employee generally, see Master and Servant, II.

To employee, insurance against liability, see Insurance, VIII.

Pleading in action for, see Pleading, II.

Proximate cause of, see Proximate Cause.

On railroad track, see Railroads, II.

On street car track, see Street Railways.

Actions for personal injuries. 40:406.

injury causing death. 40:406.

PETITION.

In condemnation proceeding, see Eminent Domain.

For laying out of highway, see Highways.

Of plaintiff, see Pleading, II.

For public improvement, see Public Improvements.

For local assessment, see Public Improvements, II.

Petition as jurisdictional basis of official action. 92:429.

Official findings of qualifications of petitioning citizens. 23:521.

Withdrawing names from petition or remonstrance. 66:266, 519.

Right to withdraw name from petition for official action. 59:351.

PHOTOGRAPHS.

As evidence, see Evidence, V.

Ownership of photographic negative. 44:28.

PHYSICAL CONDITION.

Opinion evidence as to, see Evidence, VII.

PHYSICAL EXAMINATION.

See Discovery and Inspection.

PHYSICIANS AND SURGEONS.

As to dentists, see Dentists.

Admissibility of opinion of, see Evidence, VII.

Privileged communications to, see Evidence, X.

Definition of family physician. 17:497, Gil. 473.

Meaning of "unprofessional." 32:324.

What constitutes unprofessional conduct. 34:391.

What is practice of medicine. 55:20.

Right to practice.

Evidence of qualification to practise medicine. 42:129.

Right of state to regulate the practice of medicine and surgery. 34:387.

Power of state to regulate admission to practise of medicine, dentistry or pharmacy through board of examiners. 32:324.

Constitutionality of laws regulating the practice of medicine. 41:69.

Nature of state medical examining boards. 34:387, 391.

power to review action of boards. 34:387, 391.

Powers of medical examining board to exclude applicants. 32:324. necessity for notice. 32:324.

Effect of license to practice medicine. 55:20.

- revocation of license.

Grounds for revoking physician's license. 34:391.

Recovery for services.

Action by physician for service. 79:243.

Right of physician to recover from county for medical attendance upon poor person. 95:201.

Malpractice as defense to recovery for services. 72:119.

Liability.

Degree of care or skill required of physician or surgeon. 21:464; 24:265; 87:197. "Skillful treatment" by physician. 62:146.

Negligence of surgeon. 38:313.

Liability of physician and surgeon for negligence. 24:265.

Liability for malpractice of physician and surgeon. 9:260, Gil. 244; 21:464; 34: 299; 75:255.

contributory negligence as affecting 9:260, Gil. 214; 34:299.

Liability of physician for negligence and malpractice. 67:46.

Liability of physician for negligent use of X-Rays. 91:219.

Duty of physicians as to diagnosis. 91:219.

Liability for failure to secure parent's consent to operation. 95:261.

Testing physician's treatment of disease by principles of his school of medicine. 75:255; 91:219.

PICTURES.

See	Photogra	phs.
-----	----------	------

PLACE.

Allegation of, in indictment, see Indictment, etc.

- Of entry of judgment, see Judgment, L.
- Of judicial sale, see Judicial Sale.
- Of tender, see Tender.
- Of trial, see Venue.
- Of serving writ, see Writ and Process.

PLACE LANDS

See Public Lands.

PLAINTIFF.

Parties plaintiff, see Parties, L.

PLAT.

Dedication by, see Dedication.

Admissibility of, in evidence, see Evidence, IV.

Construction of a plat. 60:62.

Sufficiency of defective plat to describe land. 40:180.

PLEA.

See Pleading, IIL.

PLEADING.

- I. In general.
- II. Declaration of complaint.
- III. Pleas and answers.
- IV. Cross bill.
 - V. Reply.
- VI. Set off; counterclaim.
- VII. Demurrer.

Appealability of decision as to, see Appeal and Error, L. In condemnation proceeding, see Eminent Domain.

As evidence, see Evidence, IV.

Evidence admissible under, see Evidence, XIII.

In criminal prosecution, see Indictment, etc.

Bill of interpleader, see Interpleader.

References are to Reports as Notes are in that order.

PLEADING-Continued.

In Justice's court, see Justice of the Peace. In mandamus, see Mandamus.

I. In general.

What are pleadings. 1:17, Gil. 1.

Construction of pleadings. 28:69; 39:535; 62:436; 83:35.

Liberal construction of pleadings. 30:399.

When pleadings are liberally construed. 71:533.

Sufficiency of pleadings. 10:168, Gil. 136; 13:390, Gil. 362; 38:14; 42:27; 59: 73; 72:409; 83:35; 79:5; 98:432.

Sufficiency of pleading of facts by implication. 30:424.

Implied allegations without direct averment of fact. 28:324.

Conformity to statutory procedure. 10:30, Gil. 15.

Allegations by way of recital. 13:260, Gil. 242.

Entitling cause in complaint. 13:383, Gil. 355.

Pleading in equity. 78:240.

Pleading in equitable code actions, 1:195, Gil. 169.

Allegations under videlicet. 9:314, Gil. 298.

Alleging that which law presumes. 13:55, Gil. 50.

Pleadings in alternative. 14:520, Gil. 391; 16:329, Gil. 291.

General averments controlled by special facts pleaded. 41:141.

Specific statement as aided by general averment. 52:514.

Conflict between general allegations and special ones in pleading. 67:436.

General allegations of ultimate facts. 36:380.

Pleading ultimate collective fact. 9:34, Gil. 23.

Sufficiency of pleading of material fact by necessary intendment. 28:45.

Trial without pleadings as irregularity. 37:453.

Questions not raised by pleadings. 65:382.

Pleading by way of recital. 11:255, Gil. 170.

When "time" must be pleaded. 25:299.

Necessity for allegation of time. 34:400.

Sufficiency of pleading of time. 11:113, Gil. 70.

Sufficiency of allegations of time in pleadings. 3:225, Gil. 154.

Pleading matters of record. 1:87, Gil. 65.

Pleading tender. 26:100; 75:153.

Sufficiency of pleading of fraud or the like. 18:246, Gil. 228.

Time for pleading.

Time for pleading in inferior courts. 14:142, Gil. 110.

Time of pleading before justice of peace or inferior court. 22:130.

Verification.

Necessity of verifying denial. 30:308.

Necessity of verification of pleadings appearing in docket. 18:312, Gil. 281.

Sufficiency of verification on information and belief. 7:49, Gil. 34; 68:108.

in injunction suits. 7:49, Gil. 34.

Effect of retaining unverified answer. 13:165, Gil. 154.

References are to Reports as Notes are in that order.

PLEADING, I.-Continued.

Definiteness; certainty.

Certainty in pleading. 28:531.

Certainty of allegations in complaint. 39:370.

Sufficiency of complaint in respect of definiteness. 22:548.

Discretion in requiring more definite complaint. 30:103.

Motion to make pleading more definite. 27:498; 34:225; 54:99.

Motion to make pleading more certain as general demurrer. 71:363.

Remedy where pleading is uncertain or indefinite. 53:453.

Objection to indefinite pleadings. 15:479, Gil. 394.

Mode of objecting to vagueness and uncertatinty of pleading. 22:15.

Right to have a complaint made more specific. 37:358.

Inconsistency.

Ambiguous and inconsistent complaint. 31:536.

Inconsistent defenses. 12:426, Gil. 310; 42:368; 46:61; 73:52.

Pleading inconsistent defenses. 3:182, Gil. 116; 13:158, Gil. 145; 19:407, Gil. 350.

What defenses are consistent. 5:119, Gil. 85.

Separate consistent defenses. 52:211.

Right to plead separate defenses. 5:19, Gil. 97.

Justification and denial as inconsistent defenses. 5:119, Gil. 85.

Inconsistent defenses in bar and mitigation. 31:421.

Inconsistent defenses to contract. 28:43.

Right to plead inconsistent defenses, 5:119, Gil. 97; 36:132: 40:127; 68:48.

Denial of contract as part of defense of fraud. 34:450.

Defense consistent with denial of tenancy pleaded. 51:53.

Effect of separate defenses in answer to qualify each other. 33:49.

Inconsistent prayers for relief. 46:548.

Conclusions.

Pleading conclusions. 45:50; 82:462.

Pleading conclusions of law. 9:246, Gil. 231; 19:335, Gil. 289.

Conclusions of law as against a demurrer. 36:380.

Pleading mixed conclusions of law and fact. 28:69.

Pleading in word "duly" or "legally" as conclusion of law. 15:479, Gil. 394.

Logical conclusions as part of pleading. 34:400.

Effectiveness of statements of opinion or conclusions of law in instrument. 51: 285.

Defects waived or cured.

Waiver of objection to pleading. 94:502.

Waiver of objection to form of pleading. 9:190, Gil. 17.

Waiver of formal objections to pleadings. 45:540.

Waiver of defects in pleadings. 11:367, Gil. 264; 27:463.

Waiver of objection to supplemental pleading. 12:255, Gil. 166.

Waiver of objection to complaint. 15:81, Gil. 59.

Waiver of objection that complaint sets forth more than one cause of action, 18:525. Gil. 468.

Waiver of objection to counter-claim. 34:71; 39:46; 79:386.

Waiver of objections to issues not raised by the pleadings. 35:361.

PLEADING, I.-Continued.

Waiver of defects of parties. 37:214.

Waiver of objection for defect of parties plaintiff. 32:548.

Waiver of nonjoinder of parties. 49:99.

Cure of pleading by verdict or decision. 10:423, Gil. 340.

- by other pleading.

Admission as aiding defective pleading. 36:312.

Complaint cured by answer. 12:326, Gil. 216.

Aider of complaint by answer. 17:308, Gil. 284; 21:5; 30:321; 73:5.

Curing defecive complaint by answer. 28:28.

Insufficient complaint as cured by answer. 33:262.

Defects in complaint as cured by admissions in answer. 11:423, Gil. 312.

Recovery on omitted allegation supplied from defendant's pleadings. 39:454.

Aider of defective libel complaint by answer. 4:233, Gil. 166.

Aider of complaint by answer in action to determine adverse claims to realty. 31:264; 47:535.

Answer constituting waiver of demand. 36:156.

Waiver of demand by defense pleaded. 34:103.

Waiver of objection for misjoinder by answering on merits. 23:463.

Answer as aided by reply. 54:107.

Curing defects in complaint by reply. 15:479, Gil. 394.

Curing omission in complaint by allegation in reply. 5:377, Gil. 305.

- by failure to plead.

Failure to plead statute of limitations as waiver of defense. 26:306; 71:25; 88:413.

Waiver of defense of limitations when apparent in complaint. 40:506.

Failure to object to counter-claim by demurrer or pleading, as waiver of the defect. 28:147.

Time and mode of objection.

Time for objection to sufficiency of pleadings. 12:221, Gil. 141.

Objection to complaint after judgment. 15:81, Gil. 59; 34:403.

Construction of pleadings on motion for judgment. 21:146; 36:106, 325.

Sufficiency of allegations on objection to evidence. 31:183.

Mode of objection to answer. 25:155.

Questioning sufficiency of complaint by objection to evidence. 10:187, Gil. 151. How defect of parties defendant may be objected to. 22:476; 31:230; 71:331;

parties defendant. 18:108, Gil. 91.

Demurrer or motion to strike part of pleading. 1:408, Gil. 292.

Objection that plaintiff is alien enemy. 21:175.

How title should be set up as defense. 25:450.

Demurrer or answer to defective complaint. 23:304.

Mode of challenging sufficiency of counterclaim. 39:46.

Admissions.

By failure to reply, see infra, V.

By pleading counterclaim, see infra, VI.

By demurrer, see infra, VII.

Admissions in pleading. 46:531.

References are to Reports as Notes are in that order.

PLEADING, I.-Continued.

Hypothetical admissions in pleading. 65:9.

Admissions qualifying denials in pleadings. 7:494, Gil. 401.

Admissions qualifying denials in answers. 7:421, Gil. 336.

Admission in pleading as qualifying denial. 21:378.

Denial as affected by subsequent admission. 4:148, Gil. 99.

Failure to deny as admitting separate allegation. 34:314.

Effect of failure to deny allegations. 36:205.

Effect of failure to plead to amended pleadings. 63:194.

Admission of factum of written instruments for want of verified denial. 68:

Admission of jurisdictional value by general denial. 16:51, Gil. 38.

General denial as admission of value in action for value of goods. 9:190, Gil.

General denial as admitting corporate existence. 28:396.

Equivocal denial as admitting incorporation. 23:186.

Admission of contractual capacity. 34:269.

Effect of admissions. 49:362.

Effect of admission of execution of contract by corporation. 47:377.

Effect of admission to overcome denial in same pleading. 5:119, Gil. 85.

Claiming benefit of statute of frauds after admitting verbal agreement. 20:40, Gil. 33.

Implied pleading of capacity or right from allegation of act requiring it. 28:62. Facts necessary to validity of admitted fact. 63:302.

Exhibits.

Attaching exhibits to pleadings. 79:465.

Exhibit attached to complatint. 86:323.

Written instrument attached as an exhibit. 64:482.

Effect of attaching exhibits to pleadings. 82:187.

Effect of recitals in instrument attached to pleading as part thereof. 47:504.

Written instrument copied into pleading as a part of it. 64:482.

Bill of particulars.

Bill of particulars. 67:410.

Bill of particulars in action to recover for services. 50:52.

Necessity for bill of particulars. 51:364.

Right of defendant to bill of particulars. 22:97.

Objection to sufficiency of bill of particulars. 51:512.

Effect of serving insufficient bill. 50:52.

Bill of particulars as precluding evidence as to value of services. 82:354.

Judgment on pleadings.

Conformity of judgment to pleading, see Judgment.

Judgment on pleadings. 18:121, Gil. 106; 31:77; 32:153; 53:456; 62:429; 82: 265.

Judgment on the pleadings and evidence. 31:268.

Right of platintiff to judgment on pleadings. 39:515.

Right to move for judgment for insufficient complaint. 30:316.

References are to Reports as Notes are in that order.

PLEADING, I.—Continued.

Right to judgment on the pleadings in action to determine adverse claims to realty. 40:485.

Judgment on answer in action to determine adverse claims to realty. 31:244. Relief under pleadings.

Relief which may be granted under complaint. 22:564.

Relief which may be granted under prayer. 32:193.

Relief granted on motion praying general relief. 9:90, Gil. 79.

Relief grantable under specific prayer. 32:92.

Scope of proper relief under pleadings. 11:150, Gil. 92.

Appropriate relief under prayer for other improper relief. 28:413.

Granting relief not prayed for in pleadings. 42:526.

Relief for matters not charged in pleadings. 46:277.

Right to relief different from that asked by complaint. 31:239.

Relief on counterclaim. 45:203.

Relief under complaints for divorce for cruel and inhuman treatment. 36:239.

Determination of adverse claims under complaint and prayer for removal of clouds, 28:413.

Pleading laws or ordinance.

Pleading statutes. 17:308, Gil. 284.

Pleading private statute. 27:521.

Necessity that foreign law be pleaded. 36:333; 52:174. usury laws. 36:333.

How foreign laws required to be pleaded. 52:174.

Pleading and proof of laws of another state. 69:476.

Pleading as to common law of another state. 83:190.

Pleading ordinance. 19:108, Gil. 78.

Necessity for pleading ordinance. 23:254.

Amendments.

Amendment of pleadings. 52:501; 60:485; 72:169.

Amendment of complaint. 63:20.

Amendment of answer. 62:315; 78:394.

Amendment of answer in replevin. 73:58.

Right to amendment of pleadings. 27:102; 29:68; 48:366; 63:447; 65:429.

Power of court to permit amendment of pleadings. 44:20.

Refusal to allow amendment to answer. 47:221.

Construction of amended answer. 21:9.

Shifting from legal to equitable relief in amending complaint. 12:221, Gil. 141.

Amendment as to parties to actions. 48:82.

Amendment to add another partner. 32:548

Amendment of title to action. 67:298.

Right to change defense. 40:273.

Amendment of complaint in cases removable to United States courts. 34:473, Right to amend complaint in personal injury action. 85:363.

Amendment of pleadings to conform to proof. 51:330.

Amendment of pleadings to conform to findings of court. 75:489.

Amendment of pleadings in accordance with facts found. 89:465.

PLEADING, I.-Continued.

- discretion as to.

Discretion of court as to amendments. 8:324, Gil. 284; 37:507.

Amendment of pleadings as discretionary. 50:429.

Discretion vested in trial court to correct pleadings. 3:126, Gil. 74; 8:59, Gil. 37.

Discretion of court as to permitting amendment of pleadings. 5:505, Gil. 399. — time of.

Amendment of pleadings in divorce suit before trial. 39:370.

Amendment of pleadings at trial. 13:442, Gil. 407; 88:50.

Amendment of complaint at trial. 62:46.

Amendment of answer at trial. 74:154.

Amendment of pleadings after trial. 64:505; 97:201.

Discretion of court as to amendments after trial. 54:514.

Amendment of pleading after conclusion of trial. 59:325.

Amendment of pleadings after new trial granted. 80:466.

Amendment of pleadings after appeal. 91:161.

Amendment in supreme court. 27:102.

After cause has been before appellate court. 29:68.

Supplemental pleadings.

Supplemental bills. 1:106, Gil. 83.

Supplemental pleading in equity. 51:450.

Occasion for supplemental pleading. 12:255, Gil. 166.

Necessity for supplemental complaint. 23:475.

Matter of supplement or amendment. 17:48, Gil. 31,

Contents of supplemental complaint. 17:48, Gil. 31.

Sufficiency of supplemental complaint. 12:255, Gil. 166; 39:438.

Supplemental answer to supply defects in original, 76:129.

Valid original as predicate for supplementary pleading or claim. 12:255, Gil. 166.

Pleading new matters in avoidance of alleged contract. 11:174, Gil. 110.

Mode of pleading title acquired after institution of suit. 17:215, Gil. 188.

Effect of pleading new matter. 11:174, Gil. 110.

Surplusage.

In indictment, see Indictment, etc.

Surplus words in pleading. 30:64.

Averment of battery as surplusage in charging assault. 10:407, Gil. 325.

When inuendo is surplusage. 60:337.

Striking out; sham and frivolous pleadings.

Power of court to strike out entire pleading. 55:144.

Power of court to strike out answer. 60:478; 61:120.

Denial of motion to strike out. 82:84.

Right to have indefinite allegations of pleading stricken out. 29:390.

Right to strike out redundant matter in answer in divorce suit. 32:499.

Scandal in bill. 1:195, Gil. 169.

Sham pleading. 2:213, Gil. 174; 13:158, Gil. 145; 40:86; 55:419; 57:140; 61: 103; 74:320; 84:224.

verified answers. 13:158, Gil. 145.

PLEADING, I.-Continued.

What constitute sham pleadings. 31:7.

Sham answers. 31:267.

Striking out sham pleadings. 31:267; 53:98.

general or verified denials. 31:267.

Striking out sham answer. 34:218.

Striking out answer as sham. 33:505, 507; 68:538.

Striking out answer as sham or frivolous. 34:444.

When answer may be stricken out as sham. 29:166.

sufficiency of showing. 29:166.

Right of court to strike out sham pleadings. 35:470.

Motion to strike out as sham. 58:159.

Affidavits on motion to strike out answer as sham. 72:111.

Right to strike out verified sham answer. 13:165, Gil. 154.

Frivolous pleadings. 40:499.

motion to strike out. 40:499.

Frivolousness of demurrer. 17:22, Gil. 5.

Striking out demurrer as frivolous. 46:207.

Sham and frivolous pleading. 37:509.

Dismissal.

Motion for dismissal of complaint. 38:111.

Multifariousness; misjoinder.

Multifariousness. 15:106. Gil. 81; 71:494.

Multifarious bills. 9:183, Gil. 169.

Multifariousness of bill in equity. 96:194.

Distinct causes of action. 25:278.

Sufficiency of pleadings containing several causes or defenses. 79:465.

II. Declaration or complaint.

Sufficiency of complaint. 26:6; 30:433; 31:205; 57:76; 67:510; 74:171; 91:41.

on demurrer. 11:113, Gil. 70; 31:227; 95:11.

on appeal. 7:477, Gil. 383.

Distinction between complaint and affidavit. 26:246.

Complaint having two constructions, 49:528.

Implied allegations of complaint. 31:164.

Pleading where two causes joined. 26:82.

Sufficiency of general allegation as against demurrer or motion to strike out. 23:308.

Necessity for alleging traversable facts. 21:387.

Necessity that complaint state complete cause of action. 2:78. Gil. 61.

Pleading pre-requisites in actions to charge public. 2:295, Gil. 256.

Prayer.

Sufficiency of complaint praying improper relief. 33:13.

Defect in prayer for relief. 58:39.

Pleading with inappropriate prayer. 81:454.

Prayer for excessive or improper relief. 11:113, Gil. 70.

Necessity that interest be demanded in complaint. 69:523.

PLEADING, II.-Continued.

Allegations as to damages.

Pleading damages. 36:227.

Averment as to damages. 9:260, Gil. 244.

Pleading special damages. 21:225; 25:135; 42:420; 44:475.

Necessity of pleading special damages. 21:362; 21:364; 22:278; 28:476; 30:169; 32:243.

Sufficiency of allegations of damages. 28:542.

Allegation of damages in gross sum. 15:304, Gil. 235.

Allegation of damages for trespass by railroad. 17:215, Gil. 188.

Averments of value and damage in complaint for conversion. 37:58.

Necessity of pleading special damages in libel. 46:432.

Necessity for special allegation of mental suffering. 36:90.

Pleading loss of earnings or business in personal injury action. 37:503.

Allegation as to expense of medical treatment, etc. 19:245, Gil. 204. general allegation. 37:503.

Pleading damages in action for death by wrongful act. 30:461.

Complaint showing right to nominal damages as demurrable. 43:25.

Pleading right to exemplary damages. 86:74

Objections to complaint for want of particularity of damages or liability. 14: 516, Gil. 388.

What constitutes general damages. 30:169.

What are special damages which must be pleaded. 21:362.

Right to traverse allegation of damages. 34:314.

-from breach of warranty.

Pleading damages under warranty. 29:341.

Pleading loss or damage from breach of warranty, 28:476.

Pleading damages in action for breach of warranty. 46:306.

As to special damages for breach of warranty. 28:476.

Complaint showing bar.

Sufficiency of complaint showing bar. 35:167.

Objection to complaint as stating barred cause of action. 12:137, Gil. 77; 13: 390, Gil. 362; 13:394, Gil. 365.

Effect of complaint showing debt barred by statute of limitations. 11:314, Gil. 219.

Jurisdictional averments.

Averment of sufficient facts as essential to jurisdiction. 37:330.

Pleading jurisdictions of courts of other states. 2:313, Gil. 268; 2:319, Gil. 273.

Necessity for alleging jurisdiction in divorce petition 18:90, Gil. 72.

Alleging jurisdictional residence in divorce proceedings. 81:287.

Pleading conditions precedent.

Pleading conditions precedent. 41:519.

Sufficiency of pleading of conditions precedent. 23:308.

Necessity for pleading performance of conditions precedent. 20:370, Gil. 322.

Necessity of pleading waiver of performance of conditions precedent. 50:341.

Right or capacity to sue.

Pleading legal capacity to sue. 73:198.

PLEADING, II.-Continued.

Necessity of pleading legal capacity to sue. 24:327.

Sufficiency of allegation as to right to sue. 36:106.

- appointment as administrator or guardian.

Pleading of appointment and right as administrator. 31:371.

Allegation of appointment of administrator or guardian. 81:324.

Negation of defense.

Negativing exceptions. 12:476, Gil. 378.

Negativing exception of statute in pleading. 10:30, Gil. 15.

Necessity of negativing exceptions in statute in pleading. 82:317.

Pleading excepted causes in action on insurance policy. 77:291.

Anticipation of defense in complaint. 22:157; 53:171.

Right of complaint to allege anticipated defense of statute. 11:314, Gil. 219.

Pleading in avoidance of bar of limitations 39:115.

Right of complaint to state facts removing bar of statute. 11:150, Gil. 92.

Necessity that divorce libel, negative condonation, collusion etc. 18:90, Gil. 72.

Contributory negligence as matter of defense. 24:394.

Necessity of negativing institution of condemnation proceedings in action for damages. 50:55.

Allegations as to ownership, title, or possession.

Allegation of ownership. 28:404.

General averment of ownership. 41:186.

Sufficiency of pleadings as to ownership 39:122; 45:99.

How allegation of ownership pleaded. 79:372.

Averments of title in the complaint. 37:58.

General allegations of title. 15:406, Gil. 329; 36:380,

Sufficiency of allegation as to title. 7:390, Gil. 311.

Matters of title required to be specially pleaded, 36:190.

Effect of pleading unnecessary particulars of title. 26:307.

Plea of particulars of title followed by general allegation of ownership. 9:34, Gil. 23.

Pleading wrongful possession or holding. 89:442.

Pleading legal title to land. 49:91.

Pleading equitable title to land. 47:137.

Pleading title to note. 62:3.

Sufficiency of allegation of title to negotiable paper. 90:358.

Allegations of title in ejectment. 30:84,

Sufficiency in ejectment of general allegation of ownership. 6:566, Gil. 401.

Averment of title in replevin. 35:476.

Sufficiency of allegation of title in conversion. 31:119.

Pleading title in trespass for erecting railroad in street. 21:358.

Pleading title to fee of street in trespass against railroad thereon. 21:362.

Allegations as to partnership.

Allegation of partnership. 13:55, Gil. 50.

Averment of plaintiff's partnership. 31:287.

Necessity of alleging firm name in suit against partners. 5:486, Gil. 390.

References are to Reports as Notes are in that order. Index to Notes, Minn. Rep. 37.

PLEADING, II.-Continued.

Failure to allege partnership in complaint against persons as partners. 2:210, Gil. 171.

Necessity of alleging copartnership of joint promisors. 7:217, Gil. 159.

Complaint in action for partnership accounting. 30:316.

As to corporate matters.

Description of party by aggregate or corporate name. 30:308.

Pleading in proceedings to dissolve corporation. 48:497.

Necessity that foreign corporation plead compliance with statutes. 90:358.

Allegations necessary in actions by withdrawing member. 58:340.

- action against stockholders.

Complaint in action by creditor against stockholders. 10:323, Gil. 253.

Complaint in action to enforce stockholder's liability. 62:501; 64:386; 72:312; 76:328.

Sufficiency of averments that person is stockholder. 46:491.

Burden of pleading in creditor's action against stockholder. 48:174.

Sufficiency of pleading in action to enforce stock subscription. 63:538.

Construction of diverse creditors' complaints against stockholder's as distinct or joint. 62:152.

Pleadings in action on calls. 56:48.

- corporate existence and powers.

Pleading corporate existence and power. 28:62; 40:394.

Allegation as to corporate existence. 9:157, Gil. 144.

Necessity of alleging corporate existence. 9:239, Gil. 225; 55:102.

Necessity for corporation pleading its corporate existence. 69:527.

Sufficient allegation of corporate existence 9:239, Gil. 225; 14:49, Gil. 39; 14: 194, Gil. 144.

Allegation of incorporation. 23:186; 48:82.

Sufficiency of allegation of incorporation, 21:60.

Necessity of averring that party to action is a corporation. 14:49, Gil. 39.

Necessity for pleading corporate capacity to sue. 24:327.

Necessity of pleading corporate powers to make contract. 37:364.

On contract liability.

Complaint in action on contract. 65:377.

Complaint in action upon written instrument. 62:62.

Sufficiency of common counts. 2:210, Gil. 171.

Pleading making of contract. 10:133, Gil. 106.

Sufficiency, of complaint on contract. 34:237.

Sufficiency of complaint for debt on contract. 31:205.

Effect of making contract a part of the complaint. 55:53.

"Made and entered into" as importing delivery. 34:312.

Allegations in action for nonperformance of contract. 9:157, Gil. 144. implication of offer to perform. 9:157, Gil. 144.

Allegations in action for breach of contract. 20:367, Gil. 318.

contract dependent on contingency. 20:367, Gil. 318; 68:142.

Damages implied on breach of money contract. 3:339, Gil. 238.

Pleading several promises to pay. 8:127, Gil. 99.

Pleading in suit for wrongful discharge from special service. 5:247, Gil. 198.

PLEADING, II.—Continued.

Sufficiency of complaint on contract to teach in public school. 27:433.

Sufficiency of complaint for breach of covenant of lease. 60:34.

Sufficiency of complaint for brokerage. 89:465.

Sufficiency of complaint in action on subscription. 39:417.

Necessity for pleading consideration. 39:494.

Sufficiency of allegation of consideration. 27:43.

Necessity of declaration being based on new promise. 11:314, Gil. 219.

-statute of frauds.

Pleading contract under the statute of frauds. 31:312.

Pleading contract which is required to be written. 33:329.

promise to pay debt of another. 8:127, Gil. 99.

Necessity for pleading that contract was in writing. 8:127, Gil. 99.

Pleading oral agreement to take title for security. 91:311.

- on bond.

Complaint in action upon bond. 76:332.

Pleading execution of public bonds. 10:133, Gil. 106.

Declaration on municipal bond. 11:371, Gil. 268.

Complaint in action on fidelity bond. 63:170.

Complaints for recovery on bonds of county depositaries. 67:112.

Sufficiency of complaint on stay bond. 52:55.

Complaint in action on removal bond. 84:251.

Pleadings on recognizances. 10:39, Gil. 22.

Complaint in action to cancel title bond for default. 6:89, Gil. 38.

- bills, notes, and checks.

Complaint in action on negotiable instrument. 70:251; 92:299.

Sufficiency of complaint in action on note. 62:141.

Pleading on instrument for payment of money. 69:433.

Implied allegations in pleading on note. 22:272.

as to capacity to make contract. 22:272.

Complaint in action against drawer of check. 72:178.

Necessity for alleging consideration of note. 7:56, Gil. 40; 21:514.

Pleading as to stamping of commercial paper. 17:320, Gil. 296.

Pleading delivery of note. 65:346.

Necessity for pleading mistake in date of note. 45:460.

- for insurance.

Declaration on insurance contract. 17:497, Gil. 473.

Complaint in action on insurance contract. 63:170.

Sufficiency of complaint in action on insurance policy. 60:418.

Pleadings in action at law to recover on mutual benefit certificate. 30:406.

Necessity of pleading waiver of condition in insurance policy. 44:20.

Necessity of pleading determination of loss by agreement. 50:341.

Allegation of assignment of claim for loss. 76:285.

Complaint in action by insurance agents for services and loss of agency. 99:214,

-contract of sale; breach of warranty.

Complaint for goods sold. 31:446.

Complaint for breach of contract to sell. 23:69.

PLEADING, II.—Continued.

Sufficiency of pleadings for goods sold and delivered. 8:243, Gil. 209.

Pleading ability to make title in complaint for breach of land contract. 26:325.

Allegations in action for breach of warranty. 86:94.

Pleading breach of warranty. 73:261.

Pleading reliance upon warranty. 28:383.

Necessity of alleging reliance upon warranty. 28:367.

-public contracts.

Pleadings in action on public contracts. 81:95.

Sufficiency of pleading of contract by public officers. 11:371, Gil. 268.

Necessity of pleading officer's authority to make contract. 37:364.

- account stated.

Pleading on accounts stated. 22:413; 34:232, 395; 39:467; 46:511.

Pleading account stated in equity. 35:174.

As to mechanics' liens.

Complaint in action to foreclose mechanic's lien. 100:380.

Allegations in complaint for enforcement of mechanic's lien. 5:74, Gil. 55.

Necessary allegations in bill to foreclose mechanic's lien. 31:446.

Complaint for penalty for refusing to discharge mechanic's lien. 34:407.

Sufficiency of complaint for foreclosure of mechanic's lien. 43:228; 59:456.

Sufficiency of allegation as to filing statement for mechanic's lien. 47:81.

For negligence.

Pleading negligence. 38:80; 72:339.

Pleading in negligence cases. 26:278; 34:24; 61:414; 67:279.

Complaint in personal injury action. 80:83.

Allegation of negligence. 81:432.

Certainty in pleading negligence. 43:208.

Sufficiency of complaint in negligence action. 30:165; 31:234; 40:544; 70:474; 72:175; 86:152; 94:429.

Sufficiency of complaint in personal injury action. 87:471.

General allegation of negligence. 30:9, 453; 38:14,

Sufficiency of general allegations of negligence. 10:418, Gil. 335; 30:103; 31: 219, 283; 34:24, 225; 42:520.

Sufficiency of general averments in negligence action. 83:190.

Sufficiency of general allegation of negligence in doing specified act. 28:69.

Facts necessary to plead in negligence action. 17:308, Gil. 284.

Sufficiency of pleading that an act was "negligent." 57:126.

Sufficiency of pleading in personal injury action. 47:17.

Complaint in action for injury to servant. 78:43.

Sufficiency of pleading negligence of city. 90:158.

Pleading in action against carrier for negligence. 36:396; 92:11.

Sufficiency of complaint for negligence of carrier. 45:85.

Sufficiency of complaint in action for negligence of directors. 42:196.

Complaint in action for damages from fire set by engine. 63:233.

Sufficiency of complaint in action for fires set by locomotive. 35:361; 63:66.

Complaint in action against collecting bank for negligence. 54:466.

Pleading negligence toward children in respect to dangerous, attractive thing. 21:207.

PLEADING, II.-Continued.

For libel or slander.

Complaint in libel action. 64:280.

Averments in complaint for libel. 31:235.

Pleading in action for slander and libel. 40:291.

How slander or libel is pleaded. 69:457.

Pleading libelous words. 71:363.

Sufficient complaint in libel. 47:337; 73:195.

Necessity of alleging extrinsic facts to show meaning of alleged libel or slander. 23:449.

Necessity of averment as to application of libelous language. 34:193.

- innuendo.

Purpose of the innuendo in a complaint. 69:457; 83:441.

Necessity for innuendo in libel complaint. 70:209.

Necessity of pleading person intended in libel. 22:276.

Necessity of innuendo as to words not slanderous in themselves. 12:494, Gil. 398.

- slander of title.

Pleading in action to recover for slander of title. 28:413.

For torts or injuries.

Sufficiency of complaint for seizure of exempt property. 5:377, Gil. 305.

Complaint in action for assault and battery. 76:178.

Sufficiency of complaint in action for assault. 10:72, Gil. 52.

Necessity of alleging presentment and demand of claim in tort action as against city. 31:230.

Pleading in action for alienating husband's affections. 67:476.

Pleading receipt of deposit by directors of insolvent bank. 70:1.

Complaint in action against directors of insolvent bank receiving deposit. 70:20.

- malicious prosecution or false imprisonment.

Pleadings in action for malicious prosecution. 53:439.

Requisites of complaint in action for malicious prosecution. 29:376; 39:495.

Complaint for false imprisonment. 65:159.

Declarations in actions for public nuisance. 18:176, Gil. 163.

- death.

Pleadings in action by next of kin for wrongful death. 31:283.

Necessity for pleading existence of beneficiaries in action for death by wrongful act. 28:371.

Pleading the existence of persons entitled to receive damages for death by wrongful act. 59:130.

Replevin.

Complaint in replevin. 16:320, Gil. 283; 28:77; 76:36.

Requisites of declaration in replevin. 1:134, Gil. 110.

Sufficiency of plaintiff's pleading in replevin. 1:175, Gil. 150; 5:486, Gil. 390; 7:456, Gil. 365; 7:502, Gil. 409; 10:423, Gil. 340; 32:439, 492; 36: 156; 61:528.

Pleading value in action of replevin. 56:364.

Necessity of alleging demand and refusal. 7:502, Gil. 409.

PLEADING, II.-Continued.

Conversion.

Complaint in conversion. 16:320, Gil. 283; 64:295.

Sufficiency of complaint in conversion. 7:310, Gil. 238; 21:56; 91:346.

Sufficiency of "trover" complaint. 21:332; 37:58.

What complaint in "trover" should contain. 22:564.

Complaint in action for conversion of stock. 94:469.

Pleading cause of action by lienor for conversion. 64:527.

Sufficiency of complaint for surreptitiously removing baggage. 28:424.

Necessity of pleading demand in action against carrier for failure to deliver goods. 74:477.

Injunction.

Requisites of complaint for injunction. 22:437.

Essential allegations to enjoin collection of tax. 21:387.

Pleading want of legal remedy in injunction suit. 4:294, Gil. 211.

Judgment.

Sufficiency of pleading in action on valid judgment. 45:341.

Requisites of complaint in action to set aside divorce decree. 38:230.

Creditor's bill.

Pleading conditions precedent to right to maintain creditor's suit. 32:84.

Necessity of creditor's bill alleging lack of assets otherwise applicable to debt. 4:192. Gil. 133.

Ejectment.

Pleadings in action in ejectment. 86:101.

Requisites of complaint in ejectment. 9:34, Gil. 23; 39:191.

Sufficiency of complaint in ejectment. 5:178, Gil. 139.

Allegations necessary in suit for recovery of real property. 8:254, Gil. 221.

Sufficiency of description in action to recover possession of land. 1:88, Gil. 67.

General allegations of title in actions of ejectment. 36:380.

Quieting title; adverse claims.

Complaint in action to quiet title. 68:273.

Pleading in action to determine adverse claims to land. 31:77; 49:91.

Complaint for removal of clouds as one to deterimne adverse claims. 30:433.

Sufficiency of pleadings in action to determine adverse claims to realty. 27:92; 31:264.

Obstruction of highway.

Pleading in action for obstructing highway. 33:365.

Pleading in suit by private person for obstruction of highway. 32:201.

Sufficiency of complaint or bill to show special damage from street obstruction. 35:423.

Taxes.

Pleading in actions to test tax titles. 39:89.

Complaint in action to compel the issuance of warrant by county auditor in repayment of void tax. 30:273.

Duress; fraud; fraudulent conveyances.

How duress pleaded. 11:255, Gil. 170.

Pleading fraudulent intent. 58:205.

PLEADING, II.-Continued.

Insufficiency of general allegations as to fraud or duress. 50:391.

Pleading as to fraudulent conveyances. 76:311.

Complaint to set aside a fraudulent conveyance. 48:490.

Requisites of complaint in action to avoid conveyance as fraudulent. 43:297.

Miscellaneous.

Pleading value of services or goods. 1:241, Gil. 191.

How levy is pleaded. 4:407, Gil. 309.

Pleading in actions relating to property. 54:47.

Complaint in action to set aside foreclosure of mortgage. 74:72.

Sufficiency of allegation of sale of mortgaged premises. 7:159, Gil. 102.

Sufficiency of allegation of occupation of land as town site. 5:78, Gil. 58.

Allegations in action to reach debtor's property conveyed in trust. 95:414.

Sufficiency of pleading of demand to pay money. 13:260, Gil. 242.

Pleading existence of street or highway. 13:311, Gil. 286.

Pleading trespass under color of eminent domain. 13:315, Gil. 289.

Sufficiency of allegation as to tender to redeem. 21:319.

Sufficiency of complaint in bastardy proceedings. 29:132.

Sufficiency of complaint in summary proceedings. 30:122.

Necessity of alleging and proving license to do business. 33:39.

Sufficiency of pleading as to attornment. 78:107.

Pleading and proof in action for agent's act. 22:429.

Complaint to enforce ordinance. 26:246.

Pleadings in action for enforcement of ordinances, etc. 78:118.

Complaint in action by receiver. 61:502.

Sufficiency of complaint by receiver. 62:203.

III. Pleas and answers.

What must be pleaded.

What must be pleaded. 9:194, Gil. 179.

Inquiry into facts not made issue by pleadings. 18:531, Gil. 476.

Pleading defenses. 71:69.

Pleading defenses to contract. 57:93; 59:244.

Defenses required to be specially pleaded. 22:267; 40:30; 62:128.

Pleading affirmative defense. 62:1.

Pleading justification and mitigation. 22:456.

Necessity of pleading matter in mitigation of damages for publication. 23:178.

Averment of facts in mitigation in slander. 35:251.

Necessity of pleading matter in confession and avoidance. 21:409; 35:55.

Necessity that usury be pleaded. 43:270; 51:274.

Necessity for alleging breach of covenant. 1:48, Gil. 32.

Pleading in insurance cases. 17:123, Gil. 98.

Answer where source of title is pleaded in replevin complaint. 18:803, Gil. 278.

Pleading and denying title. 26:385.

Pleading equitable title in actions concerning rights in land. 70:203.

Necessity of pleading refusal of wife to sign deed as defense to specific performance. 21:409.

Special agreement as defense to implied contract. 22:267.

PLEADING, III.-Continued.

Exemption from building railroad fence as matter of defense. 24:394.

Pleading duress. 37:469.

Pleading matter limiting extent of lien. 46:357.

Necessity that release be pleaded as defense. 49:499.

Necessity for pleading filing of his pendens 61:303.

Necessity of pleading defense of ultra vires. 37:364; 71:331.

Necessity that contributory negligence be pleaded. 47:265.

Contributory negligence as affirmative defense. 63:420.

Pleading defense of illegality. 65:135.

Pleading illegality of contract as defense. 9:194, Gil. 179; 41:188.

Necessity of pleading special defenses of illegality. 25:72.

Noncompliance with statute as matter of defense. 74:325.

by foreign corporations. 74:325.

- fraud or good faith: falsity.

Pleading misrepresentations. 60:376.

Necessity for pleading fraud. 14:236, Gil. 173; 15:26, Gil. 10; 20:411, Gil. 363.

Pleading fraud to avoid release. 61:249.

Pleading fraud to avoid written contract. 80:466.

Pleading good faith in cutting timber. 41:548.

Necessity of pleading and proving falsity of representations or warranties. 17: 497, Gil. 473.

Pleading falsity of representations or breach of promissory warranties as a defense. 64:495.

- statute of frauds.

Necessity of pleading statute of frauds. 2:277, Gil. 239; 15:185, Gil. 142; 34: 272; 39:145.

Necessity of pleading the statute of frauds as defense. 40:141, 433; 56:299; 82: 320.

-statute of limitations.

Pleading limitations as defense. 17:24, Gil. 8; 38:508; 75:228.

complaint barred on its face. 17:24, Gil. 8.

Pleading operation or suspense of statute of limitation. 12:98, Gil. 53.

Estoppel; waiver; former adjudication.

Necessity of pleading estoppel. 37:426; 57:519.

Pleading estoppel in pais. 26:123

Estoppels required to be pleaded. 4:217, Gil. 156.

Necessity that defense of waiver be specially pleaded. 43:367.

Necessity of pleading judgment as bar. 28:280.

Necessity that prior adjudication be pleaded. 50:199.

What may be pleaded.

Pleading libelous article. 41:205.

Right to plead statute of limitations. 65:525.

Sufficiency generally.

Pleading defenses specially. 4:43, Gil. 21.

Pleading hypothetical statements in answer by way of inducement. 38:390.

Sufficiency of answer. 13:326, Gil. 299.

PLEADING, III.—Continued.

Sufficiency of pleading of equitable defense. 5:178, Gil. 139.

in ejectment. 5:178, Gil. 139.

Pleas in replevin. 1:134, Gil. 110.

Sufficiency of defendant's plea in replevin. 1:175, Gil. 150.

Sufficiency of answer in replevin. 5:486, Gil 390.

Sufficiency of plea of goods sold and delivered or work performed. 2:210, Gil. 171.

Pleading in action by landlord against tenant. 70:471.

Answer asking condemnation, in ejectment against railroad. 42:170.

Sufficiency of answer to creditor's bill. 4:192, Gil. 133.

Sufficiency of allegation of Sunday. 8:41, Gil. 23.

Pleading defenses to stated accounts. 16:91, Gil. 81.

Insufficient plea of homestead. 46:357.

Requisites of setting up fraud as defense. 52:514.

Pleading facts to obtain relief on ground of fraud. 53:371.

Pleading of defense by stockholders. 59:23.

Plea in action for usury, 71:112.

Pleading defenses to bill or note. 1:169, Gil. 144.

Pleading a judgment. 51:536.

Sufficiency of plea of former adjudication. 35:70.

Requisites to plea of another action pending. 44:445.

Necessity negativing exceptions upon plea of statute of limitations. 30:519.

Plea of bar of limitations after judgment. 26:306.

Sufficiency of denials.

Admission by denial, or failure to deny, see supra, I., Admissions.

Sufficiency of denial. 9:194, Gil. 179; 11:384, Gil. 278; 15:288, Gil. 219; 40: 450, 485.

Denial sufficient to raise issue. 12:412, Gil. 295.

Sufficiency of denial of material allegations. 13:114, Gil. 105.

Sufficiency of mere negation of material allegation. 16:51, Gil. 38.

Sufficiency of answer denying legal conclusions. 8:243, Gil. 209.

Effect of denial of conclusion without denial of allegations upon which it is based. 13:165, Gil. 154.

Denial with plea in avoidance. 65:9.

Sufficiency of answer which denies everything not admitted. 15:427, Gil. 346.

Equivocal denial. 23:186.

Effect of qualified denials. 36:312.

Insufficient denial of value 4:204, Gil. 146.

Sufficiency of mere negation of material allegation of value. 7:184, Gil. 128.

Denial of factum of contract. 30:441.

Answer denying execution of instrument. 61:40.

Denial of execution of instrument to present issue. 47:377.

Sufficiency of denial of execution in action on written instrument. 36:130.

Sufficiency of denial of signature to written contract. 30:308.

Denials of plaintiff's partnership. 31:287.

Sufficiency of denial of endorsement. 31:62.

Sufficiency of answer denying plaintiff's ownership of note. 13:165, Gil. 154; 17: 493, Gil. 470.

References are to Reports as Notes are in that order.

PLEADING, III.-Continued.

- negative pregnant.

Pleading negative pregnant. 9:190, Gil. 176; 34:314.
Sufficiency of negatives pregnant. 15:288, Gil. 219.
Negative pregnant in denial in words of complaint. 14:478, Gil. 355.
General denials negatively pregnant. 16:204, Gil. 180.
General denial as containing negative pregnant. 36:46.

-on information and belief.

Sufficiency of denial on information and belief. 1:169, Gil. 144; 2:219, Gil. 180. Denial upon information and belief as raising issue. 49:525. Right to deny record matter on information and belief. 5:397, Gil. 321.

-general denial.

Evidence admissible under, see Evidence, XIII.

What is good general denial. 38:390.

Sufficiency of general denial. 2:248, Gil. 209; 4:270, Gil. 190; 9:190, Gil. 176; 12: 515, Gil. 425; 22:538; 34:314.

with admission of certain facts. 12:515, Gil. 425.

What covered by general denial. 34:314.

Issues made by general denial. 7:217, Gil. 159; 12:515, Gil. 425; 24:339; 36:46; 65:9.

Material facts as put in issue by general denial. 47:56.

Effect of general denial. 23:304; 38:471.

in replevin. 39:102.

allegations of value or damages. 38:471.

General denial as a denial of value. 26:120, 123.

General denial as traverse of particular allegations. 37:368.

Limitations of general denial, 38:545.

Liberal interpretation of general denial in action by landlord for rent. 68:48.

Certainty in issues joined by general denial. 12:515, Gil. 425.

General denial in actions on negotiable instruments. 7:385, Gil. 306.

Defense under general denial in ejectment. 30:84.

General denial as requiring proof of corporate existence. 30:308.

IV. Cross bill.

Cross-complaints. 64:386.

Answer as setting up cross-action. 20:433, Gil. 387. in action to determine conflicting claims to land. 20:433, Gil. 387. Necessity for cross-bill where affirmative relief desired. 64:531. Adjustment in same suit of rights of codefendants. 50:157.

V. Reply.

Special replication. 1:106, Gil. 83.

Necessity for; admissions by failure to make. What constitutes "new matter" requiring reply. 28:232. Allegations of answer as new matter. 12:98, Gil. 53. Necessity for interposition of reply. 52:547; 58:508. Necessity for reply to plea of statute. 58:133.

PLEADING. V.-Continued.

Necessity of reply to answer in replevin. 30:131. Necessity of reply where defendant justifies under process. 32:492. Effect of failure of plaintiff to reply to new matter in answer. 40:492. Taking issue on counterclaim. 1:225, Gil. 186. Failure to answer plea of infancy. 26:389. Admissions by failure to reply. 40:417.

Matter admitted by failure to reply. 36:300.

Departure.

Departure in pleadings. 11:423, Gil. 312; 34:237; 37:122, 171; 51:183. action on contract. 11:423, Gil. 312. When reply is departure. 37:426.

VI. Set off; counterclaim.

Nature of code counterclaim. 3:183, Gil. 116. Pleading counterclaims. 21:431. Mode of pleading counterclaim. 8:243, Gil. 209. Necessity that counterclaim be set up in answer. 7:356, Gil. 282. Effect of pleading a counterclaim. 8:346, Gil. 305; 21:225; 22:92. Admissions by counterclaiming. 3:182, Gil. 116; 19:315, Gil. 270. Pleading counterclaim as admitting cause of action. 34:237. Counterclaim in answer as admitting complaint. 33:484. Admissions and issues made by counterclaim. 13:488, Gil. 451. Admission of claim by counterclaim. 15:501, Gil. 413. Pleading matter in defense as a counterclaim. 22:92. Answer treated as counterclaim. 22:92.

VII. Demurrer.

Effect of judgment on demurrer, see Judgment, II. Sufficiency of demurrer. 3:35, Gil. 13.

to complaint. 78:48,

Attacking complaint upon demurred to answer or reply. 2:319, Gil. 273. Demurrer to complaint of intervention. 33:519.

Demurrer to denials in answer. 34:243.

Demurrer to answer containing only denials. 2:219, Gil. 180.

Demurrer to counterclaim. 28:147.

Demurrer where plaintiff entitled to some relief. 32:122.

Office of demurrer. 64:216.

Form.

General and special demurrers. 1:106, Gil. 83.

- general demurrer.

General demurrer to pleadings. 5:223, Gil. 178.

Sufficiency of general demurrer. 42:526; 81:454.

General demurrer as reaching plaintiff's capacity to sue. 39:527.

General demurrer to complaint stating separate causes of action. 28:150.

- to part of pleading.

Demurrer to part of pleading. 4:158, Gil. 105; 9:356, Gil. 341.

PLEADING, VII.-Continued.

Demurrer to part of also dim 28.457.

Demurrer to part of pleading. 38:459.

- joint demurrer.

Sufficiency of joint demurrer. 3:151, Gil. 95.

Joint demurrer by codefendants. 4:13, Gil. 1.

Sufficiency of joint demurrer or objection. 37:120.

Joint demurrer. 65:90.

When lies; what demurrable.

When demurrer will lie. 1:175, Gil. 150.

When pleadings are demurrable. 31:367.

Ground for general demurrer. 62:265.

Defects reached by a demurrer. 7:502, Gil. 409.

Evasive allegation as demurrable. 8:172, Gil. 143.

Demurrer for redundant and irrelevant allegations. 9:183, Gil. 169.

Inconsistent or repugnant pleading as subject to demurrer. 21:163.

Demurrer to pleading for insufficiency of facts. 10:392, Gil. 314.

want of ad damnum clause. 10:392, Gil. 314.

Demurrer for improper or defective prayer. 11:150, Gil. 92.

where complaint shows bar of statute. 11:150, Gil. 92.

Demurrer for impropriety of prayer for relief. 10:439, Gil. 352; 25:278; 31: 239.

Demurrer for erroneous claim of damages. 10:392, Gil. 314.

Right to demur where pleadings shows estoppel by judgment. 23:442.

Pleading setting up contract required to be in writing as demurrable. 32:263.

Demurrer for departure in pleading. 33:512.

Right to avail of bar of limitations on demurrer. 11:314, Gil. 219.

Raising plea of limitations by demurrer. 12:98, Gil. 53.

Raising issue of corporate existence by demurrer. 69:527.

- matters as to parties.

Misjoinder of parties as grounds of demurrer. 3:151, Gil. 95; 5:304, Gil. 240; 14:133, Gil. 100.

Demurrer for excess of parties. 31:186.

Demurrer for defect of parties. 25:493; 40:436; 70:356; 94:30.

Sufficiency of demurrer to reach defect of parties. 75:350.

Defect in parties defendant as ground for demurrer. 72:312.

- lack of capacity to sue as ground.

Demurrer for lack of jurisdiction or capacity to sue. 9:178, Gil. 164.

Demurrer for plaintiff's want of capacity to sue. 22:272.

Demurrer for want of legal capacity of plaintiff to sue. 10:178, Gil. 144.

Demurrer for want of leave to sue assignee. 32:122.

Questions considered on.

Questions considered upon demurrer to answer. 33:512.

Questions raised on demurrer to foreclosure complaint. 62:298.

Raising statute of frauds upon demurrer. 5:382, Gil. 310.

Admissions by.

Admission by demurrer. 36:185.

PLEADING, VII.-Continued.

What admitted on demurrer. 9:246, Gil. 231.

Admission of material fact by demurrer. 85:228.

Practice.

Notice for hearing demurrer. 71:238.

Effect of answering over after demurrer. 1:134, Gil. 110; 1:311, Gil. 243.

Procedure after judgment sustaining general demurrer. 36:1.

Demurrer reaching first error.

Demurrer reaching first error. 1:175, Gil. 150.

Carrying back to first defective pleading. 7:502, Gil. 409.

Demurrer as reaching back to first defective pleading. 11:113, Gil. 70; 28:150.

PLEDGE AND COLLATERAL SECURITY.

Of corporate stock, see Corporations, V.

Levy on pledged property, see Levy and Seizure.

Of warehouse receipts, see Warehousemen.

Pledge of property as collateral security. 25:202.

Pledge of notes and mortgages. 28:291.

What is subject of pledge. 14:27, Gil. 21.

Property subject to pledge or pawn. 58:371.

Pledge of corporeal property for manufacture and sale. 55:14.

Antecedent indebtedness as consideration for pledge or mortgage. 60:367.

Pledge as following debt. 13:75, Gil. 70.

Assignment of accounts. 67:41.

Continuance of collateral. 70:507.

Assignment of pledged stock without transferring debt. 65:364.

Nature and validity; delivery.

Nature and requisites of pledge. 41:46.

What is a pledge. 1:311, Gil. 243.

Distinction between mortgage and pledge. 33:111.

Delivery of possession under pledge. 24:423.

Necessity of delivery of property to create pledge. 34:149.

Necessity of delivery of property to validity of pledge. 40:182.

Validity of mortgage or pledge permitting retention of goods. 25:500.

Sufficiency of delivery of pledged or mortgaged property. 66:463.

Extinguishment; abandonment.

Renewal of secured note as discharging debt. 43:428.

Abandonment of pledge. 53:327.

Rights of parties and third persons; sale.

Title of pledgor. 41:146.

Right of pledgor to maintain action on note. 46:95.

Rights of pledgee and pledgor in stock. 13:75, Gil. 70.

Right of pledgee in pledged property. 14:27, Gil. 21; 66:361.

right to sue in own name. 14:27, Gil. 21.

Rights, duty, and liability of pledgee of collateral securities. 12:232, Gil. 151; 42:210.

References are to Reports as Notes are in that order.

589

PLEDGE AND COLLATERAL SECURITY-Continued.

Priority of pledgee's rights. 53:327.

Title of pledgee of negotiable paper. 71:477.

Amount recoverable on note by pledgee. 46:95.

Duty of banks as to collaterals for loans. 71:477.

Liability of one holding note as collateral. 18:506, Gil. 455.

Solvency of maker of collateral note as affecting liability of pledgea. 12:232, Gil. 151.

Suretyship of pledgee of property for debt of another. 28:166.

Liability for laches in care of property. 41:46.

Liability of pledgee of collateral note for failure to enforce. 79:35.

— sale.

Sale or assignment of pledged property. 41:146.

Sale by pledgee. 73:441.

Foreclosure of pledge of commercial paper. 57:341.

power of court. 57:341.

Enforcement of lien by assignee of pledge. 13:75, Gil. 70.

Sale of collateral upon debtor's default. 60:206.

right of pledgee to sell. 25:202.

Necessity for notice of sale. 25:202.

Sufficiency of notice to pledgor. 25:202.

Right to waive notice of sale. 25:202.

Purchase from pledgee as bona fide. 25:202.

Application of proceeds of collateral notes. 64:250.

POLES.

In highway, see Highways.

POLICE.

Arrest by, see Arrest.

POLICE POWER.

In general, see Constitutional Law, II. Of city, see Municipal Corporations, II.

POLITICAL PARTIES.

Conventions of, and nominations by, see Elections. Right of political party to name. 86:138. "Socialist" and "socialist labor" parties. 87:211.

POLITICAL QUESTIONS.

Judicial notice of, see Evidence, L.

References are to Reports as Notes are in that order.

POLLING JURY.

See Trial, V.

POLL TAX.

Power to impose road or poll tax. 38:186. Enforcement of road or poll tax. 82:317.

POLLUTION.

Of water, see Waters,

PONDS.

Negligence as to, see Negligence, I.

POOR AND POOR LAWS.

Validity of poor laws. 45:465.

Organization of poor districts. 33:351; 74:515; 85:165.

Liability of municipality for care of poor. 71:503.

Liability of county for support of poor. 25:259.

Right of physician to recover from county for medical attendance upon poor person. 95:201.

Right to relief out of poor rates. 78:36.

Settlement.

Acquirement of legal settlement. 29:158.

Settlement of pauper. 41:136.

Loss of settlement by removal. 78:36.

Removal of paupers to place of legal settlement. 45:465.

POSITIVE EVIDENCE.

Weight of, see Evidence, XII.

POSSESSION.

Adverse, see Adverse Possession.

Of mortgaged chattels, see Chattel Mortgage.

Right to, under chattel mortgage, see Chattel Mortgage.

Of complainant in action to remove cloud from title, see Cloud on Title.

Presumption and burden of proof as to, see Evidence, II.

Presumption from, see Evidence, II.

As evidence of title, see Evidence, XII.

Necessity for change of, see Fraudulent Conveyance; Sale, I.

Of mortgaged property, right to, see Mortgage, I.

Mortgagee in, see Mortgage, I.

POSSESSION-Continued.

Notice from, see Notice.

Allegations as to, see Pleading, II.

By receiver, see Receivers.

Right to, on agreement for conveyance of land, see Vendor and Purchaser.

When law confers possession. 12:426, Gil 310.

Similarity of possession by grantor and third person. 19:44, Gil. 24.

POSTOFFICE.

Presumption as to course of mails, see Evidence.

POSTPONEMENT.

See Continuance and Adjournment.

POWERS.

Foreclosure under power, see Mortgage, VI.
Of attorney, see Principal and Agent, II.
Powers at common law and under statutes. 71:255.
Construction of statutory powers. 85:294.
Beneficial powers. 45:424.
Powers in trust. 33:329.
What is "power to sell." 43:246.
Implied limitation on specific powers. 15:212, Gil. 165.
Irrevocability of powers by which land is transferred. 75:12.
Execution of power. 4:25, Gil. 11.
Exercise of power of appointment. 74:38.
Exercise of power of sale. 81:438.

PRACTICAL CONSTRUCTION.

Of contract, see Contracts, II.

PRAYER.

Of complaint, see Pleading, Il.

PRECAUTIONS.

Evidence of, to show prior negligence, see Evidence, XL.

PREFERENCE.

By insolvent corporation, see Corporation, VII.

References are to Reports as Notes are in that order.

PREFERENCE-Continued.

By insolvent generally, see Fraudulent Conveyances; Insolvency. Construction of statutes protecting laborers, etc. 45:31.

PREFERRED CLAIMS.

Against insolvent, see Insolvency.

PRELIMINARY INJUNCTION.

See Injunction, III.

PREMATURITY.

Of action, see Action or Suit.

PREMIUM.

For insurance, see Insurance, III.

PREMIUM NOTE.

See Insurance, III.

PREREQUISITES.

To Action generally, see Action or Suit. To creditor's bill, see Creditor's Bill.

PRZROGATIVE WRIT.

Original jurisdiction of appellate court, see Courta.

PRESCRIPTION.

Title by generally, see Adverse Possession. Easement by, see Easements.

Establishment of highway by, see Highways.

Prescriptive rights in water, see Waters.

PRESENTMENT.

Of note for payment, see Bills and Notes.

References are to Reports as Notes are in that order.

Index to Notes, Minn. Rep. 38.

Digitized by Google

593

PRESUMPTION.

See Evidence, IL,

PRICE

Evidence of, see Evidence, XI.

PRIMARY ELECTIONS.

See Elections.

PRINCIPAL AND ACCESSORY.

See Criminal Law.

PRINCIPAL AND AGENT.

- I. The relation; revocation,
- II. Agent's authority; rights and liability of principal.
- III. Rights and liability of agent.

As to brokers, see Brokers.

As to factors, see Factors.

Presumption and burden of proof as to agency, see Evidence, IL.

Proof of agent's declaration, see Evidence, X.

Evidence of agency generally, see Evidence, XI.

Sufficiency of proof of agency, see Evidence, XII.

Insurance agent, see Insurance, L.

Joint agency, see Joint Agency.

Imputing agent's knowledge to principal, see Notice.

Usury in loans by agent, see Usury.

I. The relation; revocation.

Agency of one spouse for other, see Husband and Wife. Nature of agency. 70:224.

Apparent or implied agency. 12:298, Gil. 196.

Exclusive agency. 33:476.

When agency arises. 26:64.

When agency exists. 69:496.

Creation of agency. 37:186; 38:66.

Mode of creating agency. 27:87.

Creation of agency by implication. 34:301.

Creation of agency by estoppel. 24:269.

Appointment of agent. 19:44, Gil. 24.

to sell land. 19:44, Gil. 24.

Profit sharing ventures as agency or partnership. 33:83.

Officer executing warrant as agent of complainant. 42:49.

Agency between stage line and ferry. 11:277, Gil. 189.

References are to Reports as Notes are in that order.

PRINCIPAL AND AGENT, I.-Continued.

Party to contract acting as agent for other. 33:175.

Relation of agency between joint obligors. 9:13, Gil. 1.

Agency of pledgee for pledgor of notes. 71:77.

Agency of levying or selling officer for parties. 14:289, Gil. 216.

Agency for lender or borrower. 51:141.

Relation of principal and agent created by deposit of money or property to pay a debt. 24:216.

Agency between persons jointly liable. 60:240.

Proof of relation of principal and agent. 78:394.

Fiduciary relation disqualifying one person from acting as the agent of another, 71:77.

- revocation.

Irrevocable powers. 58:187.

Revocation of agency. 43:11.

Power to revoke agency. 24:216.

Right to revoke agency. 84:521.

How agent's authority revoked or terminated. 34:98.

sale of land by owner or another agent. 34:98.

What constitutes revocation of agency. 24:216.

Revocation of power of attorney. 91:84.

Death of party as terminating a power of attorney to dispose of real estate. 42:526.

II. Agent's authority; rights and liability of principal.

Authority of broker, see Brokers.

Estoppel to deny authority of agent, see Estoppel.

Authority of Insurance agent, see Insurance, I.

Liability of principal for unlawful sale of liquor by agent, see Intoxicating Liquors.

Authority of agent. 5:78, Gil. 58; 22:123; 38:32; 46:144; 49:397; 53:119; 67:184, 293; 70:122; 71:81; 74:41; 76:187, 413; 81:402.

Powers of agents. 79:316.

Authority of driver of master's horse. 37:517.

Authority of soliciting agent. 46:513.

Authority of agent making lease. 78:50.

Authority of agent to sue for money due principal. 71:101.

Acts and conduct of agents. 30:126.

Power of agent to bind principal. 27:102.

Construction of powers conferred upon agent. 54:177.

Liability of principal for acts of agent. 36:427; 37:151; 40:547; 44:93.

Principal's liability to third persons for acts of gratuitous agent. 55:446.

Liability for default of agent. 43:50.

Liability of lender for acts of general agent. 28:211.

Execution of authority by joint agents. 37:98.

Inability of "party" to take oath through agent. 13:458, Gil. 427.

Delivery to agent as delivery to principal. 36:357; 88:259.

PRINCIPAL AND AGENT, II.-Continued.

Power of attorney.

Powers of attorneys. 14:333, Gil. 256.

Power of attorney to convey. 78:201.

Power of attorney to execute deed. 23:551.

Form, sufficiency and effect of powers of attorney. 5:78, Gil. 58.

Interpretation and effect of powers of attorney. 14:345. Gil. 263.

Construction of power of attorney. 8:248. Gil. 214; 22:287; 28:57; 45:121.

Intention and usage as element in construction of powers of attorney. 5:78, Gil. 58.

Construction of power of attorney to deal with real estate. 15:212, Gil. 165. Construction of power of attorney to sell land. 60:520.

Power of attorney to convey as covering after acquired lands. 28:57.

Necessity that power of attorney be under seal. 50:87.

Conveyance of lands of one under power of attorney given by two. 45:121.

Scope of authority: implied authority: limitations on authority.

Scope of authority of agent. 18:126, Gil. 111; 65:256.

of agent authorized to employ men. 75:251.

"Apparent" authority. 52:224.

Implied warranty of agency. 31:48.

Implied authority of agent. 24:269; 37:151; 43:66; 78:268.

Implied authority to sell. 70:122.

Implied power to make deed. 22:81.

Implied powers of agent with special authority. 38:66.

previous authority. 38:66.

Authority of agent implied from long acquiescence in acts. 52:224.

Liability of principal based on implied authority of agents. 83:32.

Notice from contract of limit of authority of agent. 81:11.

Effect of private instructions. 70:122; 79:316.

As to contracts generally.

Rights of principal under contract made by agent. 26:64.

Liability on contract executed by agent. 9:172, Gil 159.

Liability on contract signed by agent. 13:106, Gil. 96; 13:187, Gil. 177.

Restoration as condition of repudiation of agent's contract. 12:298, Gil. 196.

Execution of instruments by agents or attorneys. 22:287.

Authority of agent to fill blank in instrument. 52:451.

Nature of signature to bind principal. 28:396.

Individual signature of officer or agent as binding principal. 46:293.

Invalid specialty by agent valid as a simple contract. 3:225, Gil. 154.

As to commercial paper.

Authority of agent to indorse paper. 28:396.

Power of agent to execute or indorse negotiable paper. 37:404.

As to sales and purchases.

Authority of salesman. 30:319.

Authority of agent to sell. 80:466.

Authority of agent to sell real estate. 3:225, Gil. 154; 55:455.

Sufficiency of authority to sell. 71:57.

soldier's additional homestead. 71:57.

References are to Reports as Notes are in that order.

PRINCIPAL AND AGENT, II.-Continued.

Authority of agent under power to sell. 34:330.

under power to sell and convey. 34:330.

Contracts within authority of agent to "sell" realty. 35:52.

authority to execute contract for sale. 35:52.

Sufficiency of authority to sell. 38:2.

Authority of agent under power to sell on such terms as shall seem meet. 5:78, Gil. 58.

Power to sell and convey real estate as giving power to mortgage. 15:212, Gil. 165.

Right to mortgage insured goods under permission to sell. 58:492.

Power of agent under unsealed authority to sell land. 19:44, Gil. 24.

Conveyance without formal authority as good contract to convey. 19:44, Gil. 24.

Authority included in power to "sell" land. 50:58, 87.

Necessity of executing sale in authorized manner. 37:98.

Conformity of contract made with that authorized. 35:52.

- sale on credit.

Authority of agent under power to sell on credit. 5:78, Gil. 58.

Power to sell as importing sale for cash. 37:98.

Validity of note taken by agent authorized to sell for cash only. 24:332.

- execution of deed by agent.

Execution of deeds. 22:287; 27:255.

Right of agent to execute deed by name of principal alone. 37:98.

Agent's authority to execute sealed instrument. 30:388.

Sufficiency of conveyance under power to "sell and convey." 38:2.

- warranty by agent.

Warranty by agent. 51:562.

Authority of agent to sell with warranty. 33:98: 42:335: 82:75.

Powers of selling agent to warrant or sell on trial. 35:245.

Authority of sales agent to sell upon condition or warranty. 29:120. sales of farm machinery. 29:120.

Implied power of agent to warrant goods sold by him. 28:135. agents for sale of farm implements. 28:135.

Authority of agent to bind principal by oral warranty. 83:180.

Liability of vendor for breach of warranty by agent. 28:135.

Waiver by agent of conditions in warranty of thing sold. 72:344.

Authority to collect, enforce, or receive payment.

Authority of collecting agent. 5:339, Gil. 271; 74:41.

Right to collect under power to sell. 30:316.

Authority of salesman to collect for goods sold. 30:319.

Authority of agent for collection of interest. 71:430.

Authority of agent to collect note. 77:15.

Authority of loan agent to collect. 80:344.

Implied authority of agent to collect loan. 75:78.

Authority of lender's agent to collect mortgage debt. 75:326.

Authority to foreclose mortgage. 71:430.

Authority of agent as to collection or foreclosure of mortgage. 76:413.

PRINCIPAL AND AGENT, II.-Continued.

Authority of agent to receive money. 52:224.

Authority to receive payments. 46:95; 71:172; 74:16; 75:189; 76:187, 216; 79:38, 43; 82:180.

to receive payment before maturity. 76:187.

Authority of agent as to payment of debt. 78:461; 96:241.

Authority of agents to receive payment of mortgage. 73:401, 409.

Right of agent to receive payment by bill of exchange. 35:344.

When principal bound by payment to agent. 71:270.

Agent's fraud, wrong, or unauthorized acts.

Liability of principal for agent's fraud. 22:532; 34:450; 36:427; 47:62.

Fraud of agent as attributable to principal. 40:476.

Rights and liability of purchaser with notice of agent's fraud. 37:6.

Avoidance of contract for unfaithfulness of agent. 56:278.

Liability for agent's unlawful act. 23:181.

Liability of principal for wilful or malicious torts by agent. 71:101. for torts extraneous to employment. 71:101.

Validity of agent's acts for own benefit. 43:537.

Liability for agent's unauthorized acts. 43:271.

Excess of authority by agent. 30:388.

Liability of principal where agent exceeds authority. 23:551.

Liability for acts of agent outside of his authority. 37:151.

Liability for ultra vires acts of agent. 81:305.

Right of principal to rescind an unauthorized act of agent. 74:171.

Right of principal to deny or disaffirm unauthorized acts of agent. 71:430.

Undisclosed principal.

Action by undisclosed principal. 73:434.

Liability to undisclosed principal. 12:412, Gil. 295.

Liability of undisclosed principal. 76:364.

Subagents.

Authority of agent to employ attorney. 31:481.

of sales agent. 65:442.

Liability of principal for acts of subagent. 55:446.

Authority of servant to employ subordinates. 34:301.

Ratification; adoption.

Ratification by principal. 49:431; 72:78; 87:246.

Ratification of agent's acts. 54:75; 69:496, 539; 70:224; 84:187; 96:184.

Ratification by principal of unauthorized acts of agent. 24:269; 37:186; 46:277; 52:224, 333; 74:222.

Ratification by principal of contract by agent. 22:557; 53:370; 63:475; 83:83; 84:195.

Ratification of agent's contract under seal. 21:538.

Ratification of usurious contracts made by the agent. 31:495.

Ratification where contract required to be in writing. 21:409.

Ratification of void or voidable acts. 26:1.

Ratification of another's tort. 55:446.

Ratification of agency. 12:255, Gil. 166.

Sufficiency of ratification. 32:472.

PRINCIPAL AND AGENT, II.-Continued.

Ratification of compromise by agent, 35:52.

Acts ratifiable by principal. 48:278.

Partial ratification by principal. 80:274.

Distinction between ratification and estoppel. 75:189.

- what constitutes.

What constitutes ratification. 32:472.

Acts amounting to ratification. 46:277.

Essentials of ratification of agent's unauthorized act. 35:52.

Acts of principal as ratification of acts of agent. 30:399.

Ratification of acts of agent by acceptance of benefits. 43:271.

Affirmance by retention by principal of benefits of contract procured by agent's fraud. 47:491.

By accepting proceeds of contract. 53:370.

Affirmance of agent's act by delay in disaffirmance. 19:540, Gil. 470.

Ratification of unauthorized act of agent by delay in repudiating it. 57:104.

Acquiescence in agent's acts as equivalent to consent. 35:146,

Principal's acquiescence in agent's act as evidence of agent's authority. 75:189. Ratification of contract by adoption. 33:492.

- necessity for knowledge.

Knowledge requisite to ratification. 5:339, Gil. 271.

Knowledge as element of ratification. 75:100.

Knowledge essential in ratification of unauthorized contract of agent. 12:298. Gil. 196: 85:1.

-effect of; rights on.

Ratification of act as making person agent. 32:472.

Ratification as binding principal. 19:289, Gil. 246.

Ratification as binding third person. 26:1.

Rights of principal upon ratification of contract. 26:1.

Ratification as waiver of agent's fraud. 63:525.

- subsequent disaffirmance.

Disaffirmance of principal after assent. 32:472.

Irrevocability of ratification. 84:187.

Disability of principal to disaffirm agents' contract after ratifying it, 38:106,

III. Rights and liability of agent.

Liability of broker, see Brokers.

Liability of insurance agent, see Insurance, I.

Obligation of agents to principal. 36:203.

Duty of agent to principal. 32:301; 38:106; 44:84; 56:278; 82:154.

Care required of agent to loan or invest. 72:372.

Duty of agent employed to loan money. 71:25.

Duty of agent as to remittances. 33:161.

Duty of agent to make disclosures to principal. 58:376.

Duty of persons having pre-existing fiduciary relations. 37:6.

Liability of agent. 16:388, Gil. 346; 30:388; 59:476.

effect of principal's ratification. 16:388, Gil. 346.

PRINCIPAL AND AGENT, III.—Continued.

Personal liability of agent. 1:404, Gil. 292; 4:126, Gil. 83; 61:277.

Agent's liability for unauthorized acts. 46:277.

Liability of agent for loss. 30:89.

neglect to insure. 30:89.

Liability of agent for money paid to him by mistake. 43:382.

sufficiency of notice of mistake. 43:382.

who may give notice of mistake. 43:382.

Duty and liability of collecting agent. 5:523, Gil. 417.

Liability of agent or gratuitous bailee for loss through theft or fire. 32:106. skill and diligence required. 32:105.

Liability of party who wrongfully assumes authority to act for another. 32: 107.

Liability of agent to payor for money received for principal but not paid over. 59:456.

Liability of agent of undisclosed principal. 70:493.

Remedy for neglect of agent in accounting. 26:123.

Liability of agent for committing tort under orders. 13:82, Gil. 77.

Authority of superior as defense to agent's or servant's tort. 43:204.

Liability of agent for conversion. 26:123; 30:316.

Liability of agent for conversion by principal. 57:317.

Agent as owner of premises. 84:138.

Validity of double agency. 36:532.

Agent as trustee for principal. 37:469.

Principal's liability to indemnify agent. 43:496.

On contract.

Fiduciary relationship between parties affecting their right to contract. 51:455.

Effect of agent contracting in his own name. 6:484, Gil. 334.

Liability of agent contracting in own name. 5:463, Gil. 373.

Liability of agent executing contract in representative character. 6:578, Gil. 412.

Individual liability of agent upon written contract executed in his own name. 29:120.

Liability of person adding title of office or "agent" to signature, 32:288.

Liability for negligence.

Agent's liability to principal for negligence. 4:90, Gil. 60.

Liability of agent for loss sustained by his neglect. 90:154,

Liability for fraud or wrong.

Liability of agent for fraud. 37:120.

Liability of agent or factor participating in principal's wrong. 35:99.

Effect of bad faith on part of agent. 36:532.

Remedy of the principal for fraud of agent. 46:256.

Right to profits from transactions as agent.

Making personal profit from agency. 58:376,

Right to secret profits made by agent. 81:210.

Right of agent to profit from dealing with principal's property. 86:55.

Title to profits made by agent in performance of employment. 90:533

PRINCIPAL AND AGENT, III.—Continued.

Right of principal to profits made by agent from use of principal's name. 51:455.

Agent's accountability to principal for profits made in his capacity as such. 51:455.

Liability of agent for profits made through fraud. 37:6.

Transactions of agent with himself.

Purchase by agent of principal's property. 50:419; 86:61.

Authority of agent to deal with or for himself. 33:175.

Validity of agent's sale to himself. 46:256.

Liability of agent on purchase of principal's property. 47:179.

Voidableness of sale of agent's own property to principal. 47:443.

Compensation; reimbursement; lien.

Compensation of agent. 78:492.

When agent entitled to commission. 32:472.

When commissions of agents are earned. 45:83.

sales not consummated. 45:83.

Agent's right to compensation for unauthorized acts. 46:277.

Right of agent to commission on sales. 56:52.

Right of agent to reimbursement for expenses. 85:121.

Agency contracts for commissions on collectible or acceptable notes remitted to principal. 36:203.

Usage as affecting reimbursement of agent for expenses. 60:351.

Breach of good faith on part of agent, as affecting his compensation. 66:171.

Right of dishonest agent to compensation. 91:26.

Forfeiture of compensation of servant or agent by his misconduct. 46:468. Lien of agent. 80:162.

for expenses incurred. 61:315.

Liability of subagent.

Liability of subagent for collections. 79:170.

PRINCIPAL AND SURETY.

As to bonds generally, see Bonds.

As to guaranty, see Guaranty.

Wife as surety, see Husband and Wife.

Effect of judgment against principal, see Judgment, IL

Subrogation of surety, see Subrogation.

Surety's payment as exonerating debtor. 37:135.

Who are sureties; existence of relation.

Definition of surety. 39:391.

Joint mortgagor as surety. 37:431.

Creation of suretyship between partners. 37:162.

Nature of contract of suretyship. 37:162.

Who are cosureties. 30:503.

Suretyship as between codebtors. 37:162.

Suretyship as between joint makers of note. 10:308, Gil. 242.

References are to Reports as Notes are in that order. .

PRINCIPAL AND SURETY-Continued.

Liabilities of surety.

Liability of surety. 7:32, Gil. 17; 23:551; 33:443; 46:231; 48:3; 82:187; 100: 139.

Liability of sureties on bond. 45:438.

Extent of surety's liability. 40:27, 419.

Liability of sureties who assume to complete contract. 52:101.

Force of contract of suretyship. 9:303, Gil. 287.

Construction of stipulations affecting contract of suretyship. 29:250.

Undisclosed condition to delivery of bond as affecting obligee. 34:393.

Obligee as affected by secret agreement between principal and surety. 47:11.

Conditional execution of bond. 61:12.

Validity of obligation delivered in violation of condition. 30:150.

Execution of bond by surety without principal. 97:526.

Liability of sureties upon bond not executed by principal. 35:51; 55:187; 72: 185.

Effect of delivery of bond before execution by all the obligors. 37:542.

Liability of sureties on bond not executed by all named obligors. 54:388,

Effect of change in partnership on liability on firm's bond. 45:438.

Liability of sureties for acts of de facto officer. 17:451, Gil. 429.

Liability of sureties as to money illegally received by officers. 7:398, Gil. 316.

Liability of surety on joint judgment against principal and surety. 23:337.

Necessity of demand on principal to charge surety. 28:45.

Liability of surety's estate for defaults. 26:433.

- release or discharge.

Release of surety. 27:464; 47:151; 54:6; 62:94, 220; 68:193; 72:71; 76:183; 81:32.

Release of surety on note, 5:310, Gil. 246,

Release of surety on official bond. 77:159.

Acts of creditor discharging surety. 30:177.

When surety discharged. 37:392.

Discharge of sureties by change of principals. 46:10.

Fraudulent concealment discharging sureties. 67:106.

Discharge of sureties by alteration of contract. 17:209, Gil. 181.

Discharge of surety by alteration of principal contract, without his consent. 36: 439.

building contracts. 36:439; 53:10.

overpayments or premature payments. 36:439.

Departure from contract as a discharge of sureties on bonds. 83:423.

By extension of time of payment. 27:464; 59:295; 61:67.

Discharge of surety by extension with knowledge. 10:308, Gil. 242.

Changes and extensions releasing sureties on bond to prevent mechanics' lies.

Release of surety by principal's ratification of agent's extension of time. 5: 339, Gil. 271.

Release of levy as release of sureties. 15:132, Gil. 99.

Surrender of securities as discharge of surety. 87:429.

Discharge of surety by releasing collaterals or granting indulgence. 3:17, Gil. 1.

PRINCIPAL AND SURETY-Continued.

Discharge of surety by release of collateral or funds for payment. 68:420.

Release of securities by creditor as discharging surety. 3:217, Gil. 145.

Discharge of surety by release or culpable loss of collaterals. 28:314.

Acts releasing surety from liability as releasing the collateral security. 65:107.

Release of surety as releasing mortgage security. 85:384.

Release of surety by laches. 77:59.

Nonaction as releasing surety. 18:506, Gil. 455.

Release of surety by delay in collecting claim. 37:431.

Discharge of surety by failure to pursue principal debtor. 37:306.

Failure to present claim against principal as releasing sureties. 65:107.

Effect of creditor's failure to collect principal's debt upon surety's liability. 78: 174.

Right of surety to plead delay in enforcing claim. 37:306.

- revival of liability.

Revival of surety's liability. 70:84.

Rights and remedies of surety.

Rights of surety. 8:195, Gil. 165.

Rights and obligations of sureties. 36:439.

Right of surety as to application of payments. 8:202, Gil. 172; 39:125. equitable rights. 33:443.

Rights of cosureties in security held by one of them. 6:492, Gil. 340.

Rights of surety satisfying principal debt. 5:333, Gil. 264.

Rights of surety to maintain action against principal. 28:265.

Right of surety to compel creditor to take proceedings. 5:310, Gil. 246.

Duty of creditor towards surety of debt. 3:17, Gil. 1; 28:314.

Proceedings by surety to compel principal to discharge debt. 5:310, Gil. 246.

Right of surety before payment. 76:354.

Rights of surety after judgment against him. 3:217, Gil. 145.

Relation existing between cosureties. 3:17, Gil. 1.

Rights and liabilities of cosureties. 57:497.

Security obtained by one surety as inuring to all. 54:314.

Action by surety upon collateral. 82:3.

PRIOR APPROPRIATION.

See Waters.

PRIORITY.

Of attachment, see Attachment.

Of chattel mortgage, see Chattel Mortgage.

Against insolvent estate, see Insolvency.

Of judgment, see Judgment, III.

Of liens, see Liens.

Between mechanics' liens and other liens, see Mechanics' Liens.

Between mortgage and other liens, see Mortgage, II.

Of unrecorded instruments, see Records and Recording Laws, IL.

References are to Reports as Notes are in that order.

PRIORITY-Continued.

Of purchaser at tax sale, see Taxes, IV. See also Preferences.

PRISON.

As to jails, see Jails.

PRIVATE ACTION.

For obstruction of street, see Highways.

For abatement of nuisance, see Nuisances.

To enforce public right, see Parties, I.

Private action for violation of statute. 41:101, 515.

Private action for violation of police ordinance. 22:404.

Individual's right to sue for injury affecting public. 26:10.

Suit of private individual for injury to community. 13:454, Gil. 423.

Right of private owner to maintain action for invasion of a public right. 25:

423.

Action by private person to redress public injury. 40:145.

PRIVATE INTERNATIONAL LAW.

See Conflict of Laws.

PRIVATE ROADS.

Easement of private way, see Easements. Rights in private streets and ways. 15:136, Gil. 102.

PRIVILEGE.

Of witness, see Criminal Law; Witness.: From service of process, see Writ and Process.

PRIVILEGED COMMUNICATIONS.

Evidence of, see Evidence, X. In Libel case, see Libel and Slander.

PRIVILEGE TAX.

See License, II.

PROBABLE CAUSE.

Presumption and burden of proof as to, see Evidence, IL.

References are to Reports as Notes are in that order.

PROBABLE CAUSE-Continued.

Evidence of want of, see Evidence, XI. For prosecution, see Malicious Prosecution. Question for jury as to, see Trial, II.

PROBATE.

Of will, see Wills.

PROBATE COURTS.

Jurisdiction of, see Courts, II.

PROCEEDING IN REM.

Determination in rem of indebtedness. 58:279.

PROCEEDINGS SUPPLEMENTARY.

See Execution.

PROCESS.

See Writ and Process.

PRO CONFESSO.

Judgment pro confesso, see Judgment.

PROFITS.

Loss of, as element of damages, see Damages, III. Meaning of "profits." 15:519, Gil. 428.

PROHIBITION.

Against sale of liquor, see Intoxicating Liquors.

Writ of prohibition. 33:81; 70:58; 92:176.

Office of writ of prohibition. 4:366, Gil. 275; 13:244, Gil. 228; 13:493, Gil. 454.

When writ of prohibition lies. 15:369, Gil. 302; 24:143; 26:233; 29:474; 32: 540; 35:480; 44:76.

Occasion for writ of prohibition. 26:162; 34:387; 35:178.

Right to writ of prohibition. 19:117, Gil. 85.

Testing title of de facto judicial officer by prohibition. 42:30.

References are to Reports as Notes are in that order.

PROMISE.

As affecting limitation of actions, see Limitation of Actions.

PROMISSORY NOTES.

See Bills and Notes.

PROMOTERS.

Of corporation, see Corporations, IV.

PROMPTNESS.

In rescinding contract, see Contracts, V.

PROOF.

Of service of process, see Writ and Process.

PROOFS OF LOSS.

Waiver or estoppel as to, see Insurance, V. Of insured property, see Insurance, VI.

PROPERTY.

Protection of rights in, see Constitutional Law. Guaranty of right to, see Constitutional Law, II. Condemnation of, see Eminent Domain.

Presumption and burden of proof as to, see Evidence, II. Construction of term "property." 19:338, Gil. 292. Choses in action as "property." 30:191.

Receipted voucher as property. 37:505.

Property rights in collated information. 3:94, Gil. 46.

Relative rights as to use of property. 22:404.

PROPRIETARY MEDICINES.

What are proprietary medicines. 41:74.

PROSECUTING ATTORNEYS.

See District and Prosecuting Attorneys.

PROSPECTIVE DAMAGES.

Recovery of, see Damages, III.

References are to Reports as Notes are in that order.

Digitized by Google

ŧ

PROSPECTIVE LEGISLATION.

In general, see Statutes, II.

PROSTITUTION.

Houses of, see Disorderly Houses.

PROXIMATE CAUSE.

Question for jury as to, see Trial, II. Proximate cause. 41:500; 46:39; 48:134; 55:61. Natural and proximate cause. 14:81, Gil. 62. Proximate and remote cause. 21:207; 31:407, 419. Proximate and intervening causes. 29:425; 32:308. Intervening and proximate cause of injury. 48:433. What is an intervening cause. 48:134. Independent and proximate causes. 28:139. What constitutes proximate cause. 30:74; 32:331; 37:345. Proximate cause of wrong. 9:260, Gil. 244. Proximate cause of injury. 30:169; 31:57; 33:323; 46:233; 54:37; 58:333; 67:94; 76:64; 79:245; 80:450; 82:124; 83:190. What is proximate cause of injury. 93:428. Proximate cause of sequential injury. 12:357, Gil. 232. Doctrine of proximate cause with reference to anticipation of injury. 82:84. Injury as proximate cause of disease. 48:26. Proximate cause of death, 43:423. Death as proximate result. 11:277, Gil. 189. Injury or disease as proximate cause of death. 66:192. Acts constituting proximate cause allowing recovery. 36:90. Negligence as proximate cause of injury. 66:150. Liability of negligent person for unforseen consequences. 76:90. Liability for unforseen consequences of wrongful acts. 83:149. Liability for unforeseen consequences of tort. 99:170. Liability for consequential injuries. 100:386. Wrongful act as proximate cause of injury. 100:294. Proximate cause of injury as affecting liability. 20:125, Gil. 110. Liability of defendant for negligence which is the proximate cause of injury. 31: 401. Concurrent negligence as proximate cause of injury. 77:104.

Concurrent negligence as proximate cause of injury. 77:104. Negligence overcome by an intervening act. 46:39. Intervention of responsible agency. 14:81, Gil. 62. Intervening or concurrent act by third person. 31:57. Recovery where disease supervenes from injuries. 36:147. Responsibility for acts of third person. 37:345. Fire as proximate cause of injury. 70:272. Proximate cause of damages by fire. 31:57. Failure to fence as proximate cause of injury. 85:252. Obstruction in street as proximate cause of accident. 32:457.

PROXIMATE CAUSE-Continued.

Accidents causing or caused by runaway in streets. 32:308.

Torts in or about streets and teams thereon. 14:81, Gil. 62.

Liability for acts of third person made intoxicated by defendant. 37:345.

Proximate cause of injury to employee. 31:57.

PUBLIC.

Meaning of "public." 43:527.

PUBLICATION.

Of libel, see Libel and Slander.

Of notice of foreclosure, see Mortgage, VI.

Of ordinance, see Municipal Corporations, II.

Of delinquent tax list, see Taxes, IV.

Service of process by, see Writ and Process.

Publication in newspaper. 21:142.

Publication of notices, ordinances, etc. 46:540.

Publication of notice of sale. 21:142.

What considered as "newspaper" for publication of notice. 25:146.

Change in designated newspaper as affecting validity of notice therein published. 47:237.

Validity of publication. 44:372.

Sufficiency of publication. 23:232.

Sufficiency of publication of notice. 43:322.

legal notice. 25:146.

Sufficiency of publication of order of hearing by probate court. 19:338, Gil. 292.

Sufficiency of affidavit of publication. 8:376, Gil. 326; 20:448, Gil. 402; 20: 453, Gil. 407.

Time: length of.

Time of publication of notice. 40:189.

Computation of time for notice or publication, 6:192, Gil. 123.

Sufficiency of publication for prescribed period. 20:511, Gil. 459.

Sufficiency of publication for given number of "weeks." 8:381, Gil. 338.

Sufficiency of publication for prescribed "weeks." 81:103.

Publication of legal notices in daily paper at weekly intervals. 22:393.

Necessity that publications be separated by intervals of a week. 22:393,

Publication of notices on different days of successive weeks. 53:84.

PUBLIC BUILDINGS.

Liability of city for injury in, see Municipal Corporations, II. Use of municipal building. 94:361.

PUBLIC CHARITIES.

See Charities and Corrections.

PUBLIC CONTRACTS.

In general, see Contracts, VII.

Municipal contracts generally, see Municipal Corporations, II.

Injunction as to, see Injunction.

PUBLIC CORPORATIONS.

See also Counties; Municipal Corporations; Public Service Corporations; Quasi Corporations; Towns; Village.

Liability for interest, see Interest.

General and special legislation as to, see Statutes, I.

PUBLIC DEPOSITARY.

See Bonds.

PUBLIC ENTERTAINMENT.

See Exhibitions.

PUBLIC GROUNDS.

Liability of city for injury on, see Municipal Corporations, IL.

As to parks and parkways, see Parks and Parkways.

PUBLIC IMPROVEMENTS.

- I. In general.
- II. Assessments.

Drains and sewers generally, see Drains and Sewers.

Improvements by abutting owner, see Highways.

Municipal liability for defects in drains and sewers, see Municipal Corporations, II.

I. In general.

Municipal improvement. 66:114.

"Local improvements." 22:494.

Meaning of "local improvements." 8:366, Gil. 326.

What constitutes. 22:494; 25:93; 27:509; 58:152; 80:325.

What constitutes single public improvement of street. 29:62.

Sufficiency of plans and specifications for public improvements. 22:494.

References are to Reports as Notes are in that order. Index to Notes, Minn. Rep. 39.

PUBLIC IMPROVEMENTS, I.-Continued.

Validity of sidewalk construction statutes. 89:292.

Necessity for following statute in contracting for improvements. 37:141.

Jurisdictional predicate for making local improvements. 39:120.

Necessity for city establishing a permanent grade before improving streets.
51:539.

Contracts for improvements before securing easements for same. 66:114.

Sufficiency of order for public improvement. 54:457.

Sufficiency of proceeding as determined by inspection of whole record. 85:234.

Abandonment of local improvements. 86:98.

Law validating contract for municipal improvements. 94:246.

Contract to repair pavement as guaranty. 80:293.

Right to free use of improvement constructed by city. 78:186.

Power as to.

Power of legislature to provide for local improvements. 37:343.

Power of city as to improvements. 32:181.

to omit pavement between street car tracks. 32:181.

Authority of municipality to make local improvements. 32:280; 36:378; 50:204.

Power of municipality to contract for improving streets. 37:141.

Power of city to improve and repair streets. 22:118; 80:293.

with respect to car tracks on street. 22:118.

Power of city council as to. 22:494.

Power of board of public works as to 22:494.

Authorization of board of public works to proceed with improvement. 29:62.

Necessity for.

Declaration of necessity for 27:509; 54:457.

Determination of necessity for 62:18.

Notice and hearing.

Notice of improvement. 11:174, Gil. 110.

Notice to owners. 22:494.

Necessity of notice to property owner to construct improvement. 11:308, Gil. 214.

Right of property owner to hearing as to improvement. 37:343.

Joining improvements.

Joinder of improvements. 44:372.

Ordinance embracing more than one improvement. 29:62.

Right of ordinance to embrace more than one improvement. 33:295.

Construction of several improvements under one contract. 47:406.

Improving several streets as one improvement. 33:295.

Separate public improvements as entirety. 30:299.

Entire and several local improvements. 30:294.

What may be included as one local improvement. 27:509.

Petition for.

Necessity of petition for improvements. 89:292; 91:285.

Petition for local improvement as jurisdictional. 20:511, Gil. 459; 89:292.

Right to make improvements without petition or assessment. 45:4.

Sufficiency of petition for local improvements. 91:285.

Sufficiency of description. 69:53.

References are to Reports as Notes are in that order.

PUBLIC IMPROVEMENTS, I.-Continued.

Departure from location and specifications in petition for public improvement. 46:302.

Conclusiveness of decision as to.

Conclusiveness of proceedings for local assessment. 33:164.

Conclusiveness of action of authorities in matter of public improvement. 29:62. as to fact and measure of benefit. 29:62.

Conclusiveness of decision of city counsel as to the necessity for a public improvement. 65:292.

Conclusiveness of action of city council or public board. 22:492.

Liability of city.

Liability of municipal corporation for the expenses of a public improvement. 96:25.

Liability of city to pay for improvements assessed on property. 7:390, Gil. 311. Legislation imposing liability for improvements upon municipalities. 20:74, Gil. 59.

by apportioning cost. 20:74, Gil. 59.

II. Assessments.

For drains and sewers, see Drains and Sewers.

Injunction against, see Injunction.

Assessment for local improvements. 25:93; 27:442, 509; 30:294; 33:198; 38:371; 40:5; 57:294; 63:497; 72:87; 80:293.

Taxation for local improvements. 8:366, Gil. 326.

Authority for assessment. 33:164.

Requisites of local assessment. 2:295, Gil. 256.

What is a local assessment. 78:186.

Applicability of laws for assessments for local improvements to rural districts. 80:325.

Constitutionality of act providing for local assessments. 23:232.

Validity of statute authorizing assessments for local improvements. 37:343.

Constitutionality of act authorizing "revolving fund" as to future improvements. 87:23.

Omission to make required assessment. 11:308, Gil. 214.

Necessity for estimate. 82:359.

Factors in assessment of cost and benefit of public improvements. 51:539.

Cost and expenses properly included in assessments for local improvements. 27:78.

Right to subdivide tract. 50:204.

Divisibility of plot of land into lots for assessment. 72:87.

Meaning of "lot" in assessments. 72:87.

What is included in assessment for local improvements. 46:540.

What may be included in assessments 96:104.

Liability for local assessments. 10:290, Gil. 229.

Objections to special assessments. 57:294.

Right to attack unauthorized assessments. 29:62.

Effect of acquiescence in local assessment. 40:5.

Defective work as defense to assessment. 63:43.

References are to Reports as Notes are in that order.

PUBLIC IMPROVEMENTS, II.—Continued.

Necessity for judgment of invalidity of assessment. 64:331.

Disposal of excess collected under special assessment. 20:468, Gil. 424.

Assessment district. 95:503.

Power to levy.

Power to levy local assessments. 34:132; 75:221.

Power to assess property for benefits. 93:16.

Power to charge cost of local improvement. 20:74, Gil. 59.

Implied power of local assessment. 87:146.

Necessity of statutory authority to levy special assessment. 37:141.

Powers of municipal corporations to assess for local improvements. 65:310.

Municipal power to levy local assessments. 20:468, gil. 424.

Power of agents of municipal corporation to levy assessments. 27:509.

Power of board of public works over assessment. 95:70.

Right of county to levy assessments for local improvements. 36:430.

Legal delegation of power to make local assessments. 35:235.

Limitations upon power to levy special assessments for local improvements. 23:132, 394.

Validity generally.

Validity of local assessments. 5:95, Gil. 70; 5:108, Gil. 83; 29:62; 33:164, 295; 40:22; 44:306, 372; 50:204; 53:318; 54:372, 457; 56:513; 58:152; 61:542; 62:18; 66:161; 72:226; 75:292; 78:186; 82:359, 390; 84:472; 86:37; 89:48; 87:161, 325; 90:294, 540; 94:412; 96:104; 99:59.

Validity of special assessments. 27:78; 39:65; 69:276; 80:325.

Essential to validity of special assessments. 74:496.

Effect of irregularities. 5:95, Gil. 70.

Validity of assessment exceeding cost of improvement. 20:468, Gil. 424.

Validity of taxation by assessment. 80:58.

Validity of assessment for combined improvements. 82:359.

Equality in assessment for local improvements. 33:235.

Assessment by usurper. 72:226.

Nature of assessment.

Nature of liability for local assessment. 62:271.

Assessment as tax. 22:494.

Local assessment as tax. 11:78, Gil. 45.

Special assessment as a "tax," 8:366, Gil. 326; 73:343.

Assessments for local improvements as exercise of taxing power. 2:295. Gil. 254.

Nature of improvement.

Assessment for street grading. 8:172, Gil. 143.

Street sprinkling. 38:371; 69:78.

validity of. 87:319.

Local assessment for sidewalk improvement. 11:308, Gil. 214.

validity of. 39:196.

Assessments for paving street intersections. 80:293.

Local assessment for cost of protecting lateral support of abutter. 30:299.

Validity of local assessments for public parks. 55:278; 75:292.

Validity of assessment for park improvements. 42:181.

References are to Reports as Notes are in that order.

PUBLIC IMPROVEMENTS, II.—Continued.

Assessments for repairs, etc. 80:293.

For bridges. 54:372.

Prerequisites to.

Jurisdictional prerequisites of local assessments. 51:539; 58:427.

Construction of improvement before levying assessment. 69:78.

Right to levy assessment before improvement is constructed. 63:43; 75:383; 79:29.

Fixing of grades. 58:427.

Conclusiveness of decision as to.

Conclusiveness of decision of board in special assessment proceedings. 27:442. Conclusiveness of decision of city authorities as to local assessments. 27:509.

Conclusiveness of determination of board of public works. 95:503.

Finality of decision of board of public works as to benefits. 80:293.

Confirmation of.

Power of court in confirming assessment. 55:278.

Necessity for. 25:93.

Who may oppose. 75:221.

Effect of. 62:18; 75:221.

Time for. 75:292.

Conclusiveness of, 61:542.

Conclusiveness of judgment of. 33:235.

Property subject to; exemptions.

Property subject to local assessments. 82:390; 95:70.

Unplatted property. 72:87.

Non-abutting property liable to special assessment for street improvement 5:95, Gil. 70.

Equivalency of meaning of phrases "to front" and "to abut." 50:204.

Assessment for public improvement on condemned land. 23:232.

effect of errors in condemnation proceedings. 23:232.

Exemption from local assessments. 21:526; 68:242; 73:343; 99:454.

Exemption from tax as including local assessments. 23:469.

Property exempt from general taxation as exempt. 99:454.

On property exempt from general taxation. 87:161.

Right to exempt property from local assessment 33:235.

Exemption from local improvement assessments without express exemption 36:529.

Meaning of "assessment" in statute exempting railroad therefrom. 21:526.

Exemption of common carrier's property from local assessment. 23:469.

Exemption of railroad property. 68:242.

Liability of railway occupying paved street. 80:293.

Power of city to relieve street railway from paving assessment. 32:181.

Relief from special assessment judgments. 22:387.

Rules of apportionment.

Basis of local assessments. 38:371; 95:503.

Arbitrary rule of assessment. 95:503

Apportionment of assessments for taxation and local improvements. 33:198.

PUBLIC IMPROVEMENTS, II.—Continued.

-frontage tax.

According to frontage. 50:204; 61:542; 72:87.

Meaning of "fronting" in assessments. 61:542.

Test of actual frontage for purpose of special assessment. 50:204.

Validity of front foot rule. 80:293.

- benefits to property.

Benefit as basis. 29:62; 50:204; 72:87.

Power of legislature to fix and apportion benefits. 47:406.

Validity of assessments according to benefits. 27:78.

Necessity that assessment be according to benefits. 20:468, Gil. 424.

Benefit of abutting property in determining special assessment. 68:242.

Validity of assessments without regard to benefits. 82:359.

Arbitrary local assessments without regard to benefits. 58:152.

Determination of extent of benefits forming basis of special assessment. 23:232 What are special benefits. 11:515, Gil. 392,

Lien of.

Assessment as lien on property. 81:511.

When lien attaches. 81:511.

Procedure.

Procedure to impose special assessments. 20:511, Gil. 459; 22:494.

Sufficiency of procedure in local assessments. 33:295.

Description of property in assessment. 68:242.

Appointment of commissioners in assessment proceedings. 57:294.

Sufficiency of report of assessment board. 27:509.

Failure to file objections to assessment as waiver. 23:394. excuse. 23:394.

Sufficiency of objections to assessment for local improvement. 47:406.

Remedy for illegal assessment for local improvement. 87:445.

- notice.

Notice of assessment proceedings. 53:318; 82:359; 90:294.

Necessity for notice of special assessment. 20:511, Gil. 459; 25:93; 42:262; 62:18.

of statutory proceedings affecting title. 20:511, Gil. 459.

Failure to give notice of assessment as jurisdictional. 37:343.

Waiver of notice. 40:5.

Sufficiency of notice in assessment proceedings. 62:18; 95:70.

Sufficiency of notice of commencement of proceedings for local assessment. 37:343.

Sufficiency of constructive notice of assessment proceedings. 46:540.

Necessity for notice of confirmation. 25:93.

Notice of meeting to determine assessment district. 95:503.

Of hearing to determine district benefited by local improvement. 53:318.

Who is "owner" entitled to notice of assessment for local improvement? 75: 221.

- petition.

Petition for assessment. 95:183.

Validity of assessment without petition. 94:115; 98:113.

PUBLIC IMPROVEMENTS. II.—Continued.

- appeal.

Right of appeal from local assessment. 95:70.

Right of appeal in assessment proceedings. 57:294.

Nature of revisory power given courts in local assessments. 33:235.

Reassessment.

Reassessment act. 23:232.

Reassessment for local improvement. 55:278; 64:331; 68:242; 77:248; 95:70; 97:147; 98:63.

Reassessment of property benefited under a void assessment. 96:9. Right of reassessment. 95:183.

Where original local assessment is void. 27:78; 59:522.

when proceedings antecedent to assessment were irregular. 27:78. where contract for improvement was illegal. 27:78.

Basis of reassessment. 95:503.

Defects in original assessment as affecting reassessment. • 59:522.

Defects cured by reassessment. 95:183.

Collateral attack on reassessment for local improvements. 58:459.

Premature objection to collection of reassessment. 59:522,

Enforcement.

Collection of assessment. 65:229.

Enforcement of assessment. 75:221; 87:445.

Enforcement of assessment for defective improvement. 75:383.

Method of enforcing cost of improvement. 20:74, Gil. 59.

Review of judgment for special assessment. 22:494.

Right to use public landing. 34:143.

Erection of warehouse on public landing. 63:330.

PUBLIC LANDS.

I. In general.

II. Disposal through the land department; entry; sals.

Mines on, see Mines.

I. In general.

Interest of United States in lands within borders of state. 2:155, Gil. 131.

Lease of state lands.

Constitutionality of act for lease of state lands. 54:17.

Leases of state lands by competitive bidding. 46:495.

Rights secured by priority of application for lease of state lands. 46:495.

Lease of state mineral lands. 92:355.

Rights on timber land.

Right to cut timber on public land. 24:332.

Statute as to trespass on state timber lands. 99:158.

occasion for the enactment. 99:158.

Removal of logs from state land after expiration of permit. 62:99.

References are to Reports as Notes are in that order.

PUBLIC LANDS, I.-Continued.

Land grants generally.

Construction of land grants. 24:517.

Effect of certification of land grant lands to state. 40:455.

Buildings within the purpose of a grant for "public buildings." 69:187.

"Float" grant of land as attaching where only sufficient remains to fill it. 45:

Grant to railroad.

Acts of congress and state legislature relative to railroad land grants. 29: 206.

Grant of railroad right of way over public lands. 38:260.

Grant of land to railway for right of way. 61:190.

Rights of railroad under grant of right of way on public lands. 25:450.

Grant to railroad as grant in praesenti or in futuro. 29:283.

Title under railroad land grants. 72:2.

Title to public landscover which right of way has been granted. 39:262.

Vesting of title under railroad aid land grants. 41:352.

Vesting of specific title under land grants to railroads. 27:128.

Title under grant of land to railroad requiring location or selection. 52:397.

Rights under conditional land grant. 44:343.

Sale and conveyance extinguishing exemption of railway land grant. 38:397. Conclusiveness of certification to state of granted public lands. 47:40.

- acceptance.

Necessity of acceptance of right of way. 32:95.

Rights of settlers on public lands prior to acceptance. 32:95.

- indemnity and place lands.

Title to indemnity lands. 72:2.

Acquisition by railroad of title to indemnity lands. 75:448.

Vesting of title to indemnity lands. 38:409; 44:343.

Vesting of title to public lands granted in lieu of deficiency in principal grant. 44:343.

Selection of indemnity lands under railroad land grants. 64:517.

Effect of previous sale or disposal of public land within place limits of railroad grant. 55:36.

Rights of settlers on indemnity lands. 47:40.

Rights of Hastings and Dakota Railroad to indemnity lands as against settlers thereon. 83:314.

Protection of bona fide settler upon unsurveyed land under railroad sale. 85: 481.

Necessity for patent to railroad company. 40:455.

School lands.

Grant of school lands. 38:260.

Equities in grant of school selections to state. 7:121, Gil. 79.

Title of owner of state certificate of school lands. 21:101; 32:228.

Title to land reserved by Congress for educational institutions. 7:61, Gil. 45. Town sites.

Object of town site acts. 3:448, Gil. 332.

Lands open to town site entry. 6:119, Gil. 63; 12:546, Gil. 458.

PUBLIC LANDS, I.-Continued.

Pre-emption of lands for town sites. 5:78, Gil. 58.

Occupancy requisite to town site entry. 6:119, Gil. 63.

Occupancy required on pre-emption of town site. 5:78, Gil, 58.

Nature of occupation necessary to acquire title under town site act. 3:448, Gil. 332.

Actual possession as prerequisite to deed from townsite trustee. 12:546, Gil458.

sufficiency of actual possession. 12:546, Gil. 458.

Date at which applicant becomes occupant. 6:119, Gil. 63.

Location and occupation of town site under public land laws. 8:456, Gil. 405.

How right to land under town site act is perfected. 3:448, Gil. 332.

When rights of settlers are fixed. 8:456, Gil. 405.

Time as of which rights of occupants of town site become fixed. 3:448, Gil. 332.

Issuance of patent in trust for benefit of occupants of town site. 3:448, Gil. 332.

Patent as evidence of inception of title. 29:283.

Collateral attack on town site trustee's deed. 3:448, Gil. 332.

Deed by trustee of town site as subject to collateral attack. 45:66.

Person to whom patent for town site issued as trustee for occupants. 3:119, Gil. 69; 15:119, Gil. 90.

II. Disposal through the land department; entry; sale.

Disposal of public lands. 1:340, Gil. 257.

Jurisdiction over public land questions. 69:547.

Jurisdiction of land departments of United States. 3:448, Gil. 332.

Nature of land officer's acts. 7:234, Gil. 176.

Pre-emption of land within limits of town or city. 46:20.

Location of half-breed scrip. 10:141, Gil. 114.

Bona fide settlement on land with a view to pre-empt. 27:218.

Homestead entry sufficient to withdraw land from public domain. 34:538.

Validity of entry upon public lands partly for another's use. 7:337, Gil. 264.

Exemption of homestead and timber culture lands seizure for debts antedating patent. 21:167.

Judicial questions as to public land matters. 52:312.

Power of general land office to review acts affecting public lands. 36:12.

Effect of certificate of entry or sale of public lands. 33:450.

Withdrawal of land from entry. 52:312; 90:108.

effect of withdrawal, 64:517.

Conclusiveness of land officers' decisions.

Conclusiveness of land officer's decision. 5:223, Gil. 178; 7:121, Gil. 79; 90:457.

Effect to be given to rulings of land department. 34:538.

Conclusiveness of findings of land office on questions of pre-emption. 66:24.

Finality of decisions of land officers on subjects wholly within their control. 80:527.

Effect of decisions of United States land officers. 3:448, Gil. 332.

PUBLIC LANDS, II.-Continued.

Rights and title under entry.

Actionable rights in public lands. 43:123.

Vested right of settler. 32:95.

Rights of homestead entryman. 68:297.

Rights of locator upon government lands. 84:120.

Title under location or purchase of public land. 95:188.

Rights of settlers under public land laws before patent. 32:95.

Rights of entryman of public land on final proof. 40:396.

Title by entry and location upon government land. 26:201.

Rights of locator before issuance of patent. 44:343.

Property in public land before issuance of patent. 50:77.

Title of claimant to public lands not opened. 1:230, Gil. 190.

Title conveyed by certificate of sale of state land. 60:313.

Holder of certificate of entry as equitable owner of the land. 42:312.

Approval of secretary of interior as necessary to title. 52:397.

Validity of agreements affecting entryman's right in public lands prior to final proof. 5:422, Gil. 342.

denial of relief in equity. 5:422, Gil. 342.

Rights of locator upon government lands to maintain possessory action. 84: 120.

Cancelation of entries.

Cancelation of entries by general officers of land department. 7:450, Gil. 359.

Power of United States land commissioner to cancel entry after final receipt issued. 8:529, Gil. 472.

right of grantee from entryman. 8:529, Gil. 472.

Patents.

Conflicting patents. 91:325.

Subsequent patent to purchaser at void sale. 33:450.

Course of title when land entered by decedent is patented to administrator for heirs. 45:408.

Patentee of public lands as trustee for rightful owner. 74:134.

Enforcement of equitable title or trust against patentee of public lands. 69: 547.

Right to question government patent. 54:290.

Right to attack government patent for fraud. 5:223, Gil. 178.

Immunity of public land patent from collateral attack. 40:455.

Conclusiveness of patent by government to land. 69:547.

Sale, mortgage, or relinquishment of rights.

Power of Congress to control disposition of public lands by entryman or patentee. 21:167.

Assignability of soldier's land scrip. 60:520.

Assignability of soldier's homestead scrip. 75:12.

Assignability of soldier's right to enter additional homestead. 50:77.

Transferable right of pre-emptor of public lands. 2:155, Gil. 131.

Conveyance of interest acquired by application to locate public land. 82:523.

PUBLIC LANDS, II.-Continued.

Conveyance of expectant rights in public land. 94:289.

relation of patent to date of entry. 94:289.

Validity of sale of possessory interest in lands of government. 31:1.

Rights of purchasers of entries on public lands. 7:450, Gil. 359.

Right of pre-emptioner to transfer interest. 7:450, Gil. 359.

Validity of contract by entryman to convey public land. 11:104, Gil. 62.

Transfer of land scrip. 14:544, Gil. 414.

Validity of transfer of "half-breed" scrip. 20:356, Gil. 308.

Transfer of public land scrip before location. 20:205, Gil. 184.

Validity of agreements for transfer of lands made prior to obtaining patent or final certificate. 5:192, Gil. 153.

Interest acquired by vendee of entryman before issuance of patent. 36:12.

Conveyance after final proofs and certificate. 36:386.

Long lease, as equivalent to sale of lands. 73:417.

Mortgage or conveyance of pre-empted land. 15:338, Gil. 272.

Mortgage of land-grant lands as conveyance. 34:182.

Mortgage of entryman's right in public lands. 2:155, Gil. 131; 15:341, Gil. 274.

before issuance of patent. 15:338, Gil. 272.

Validity of mortgage by pre-emptor. 9:252, Gil. 237.

Validity of mortgage on entry right in public lands. 15:512, Gil. 423.

Mortgage of homestead claim before patent. 40:396.

Validity of mortgage of homestead entry executed before patent issued. 30:528; 32:95.

Mortgage on homestead entry after final certificate and before patent. 36:386.

Validity of contracts relinquishing rights in public land. 28:484.

Validity of relinquishment of rights under homestead entry in favor of another. 28:36.

PUBLIC MONEY.

Assumpsit for, see Assumpsit.

Public funds in hands of agent. 26:64.

Liability of custodian of public funds stolen or lost without fault. 18:199, Gil. 182.

Misuse of public funds. 51:518.

Distribution of public moneys. 71:461.

Legitimate use of public moneys. 63:104; 75:118.

Purposes for which public funds may be appropriated. 86:111.

Payment of public moneys for private purposes. 53:525.

Expenditure of public moneys for private purpose. 80:165; 91:30.

Use of public funds in aid of private enterprises. 65:176.

Investment of public moneys. 63:125.

Unlawful diversion of public moneys. 77:526.

PUBLIC POLICY.

As affecting contracts, see Contracts, III.

PUBLIC PROPERTY.

Mechanics' lien on, see Mechanics' Liens.

Exemption of, from taxation, see Taxes, II.

See also Parks and Parkways.

Right to dispose of public property. 86:111.

Powers of public authorities over public property. 21:33.

PUBLIC PURPOSE.

Purposes for which property may be taken, see Eminent Domain. Purpose for which taxes may be levied, see Taxes, II.

PUBLIC RIGHT.

Who may bring action to protect, see Parties, I. Private actions to protect, see Private Action.

PUBLIC SCHOOLS.

See Schools.

PUBLIC SERVICE CORPORATIONS.

Quasi corporations, see Quasi Public Corporations.

Discrimination by public service corporations. 55:8.

Duty of public service corporations as to operation. 78:331.

Validity of rules of public service corporation. 91:53.

PUBLIC WATERS.

See Waters, I.

PUBLIC WORKS.

Meaning of term "public works." 82:127.

PUNISHMENT.

For crime, see Criminal Law.

PUNITIVE DAMAGES.

See Damages, II.

References are to Reports as Notes are in that order.

PURCHASE MONEY.

Priority of purchase money mortgage, see Mortgage, II. On sale of personalty, action for, see Sale, III. Recovery of, on transfer of land, see Vendor and Purchaser. Lien for, see Vendor and Purchaser.

PURPOSE.

Parol evidence as to, see Evidence, VI.

QUALIFICATION.

Of grand jurors, see Grand Jury. For office, see Officers.

QUALITY.

Warranty of, see Sale, II.

QUANTITY.

Deficiency in, of land sold, see Vendor and Purchaser.

QUASHING.

Of indictment, see Indictment, etc.

QUASI CORPORATIONS.

Quasi public corporation. 74:518.

What are quasi corporations. 11:31, Gil. 12.

State regulation of quasi public corporations. 44:336.

Right of quasi-public corporation to lease or transfer property. 28:443.

QUESTION FOR JURY.

See Trial, II.

QUIETING TITLE.

See Cloud on Title.

QUITCLAIM.

Purchasers by, see Vendor and Purchaser.

References are to Reports as Notes are in that order.

QUORUM.

Of representative body, see Parliamentary Law.

QUO WARRANTO.

Original jurisdiction of appellate court, see Courts.

Writ of quo warranto. 57:411.

Meaning of "quo warranto." 48:497.

Right to institute proceedings in quo warranto. 27:38.

Nature of quo warranto proceedings. 27:466.

Nature of code remedy in nature of quo warranto. 40:213.

Nature of judgment in quo warranto. 40:213.

Practice in quo warranto proceedings. 27:38.

Necessity of having a relator in quo warranto proceedings. 27:38.

Quo warranto against municipal organization. 61:146.

Quo warranto against corporation in corporate name as admission of corporate existence. 48:497.

Discretion of court on application for quo warranto. 69:108.

Discretion of court in issuing writ of quo warranto. 58:275.

Remedy for refusal of state's attorney to present petition for quo warranto.
69:108.

Statute of limitations in quo warranto proceedings. 27:466.

Limitations on quo warranto action to test existence of school district. 54:213.

as to other officers. 54:213.

Leave to file.

Leave to file. 33:536; 82:68.

Institution of quo warranto without court's permission. 27:466.

Who may institute; parties.

Who may file information in quo warranto. 48:497.

Who may institute quo warranto to try title to office. 3:240, Gil. 164.

Right to quo warranto on private relation. 69:108.

Quo warranto on relation of private person to try public question. 27:466.

Authority of attorney general to bring quo warranto against officers for nonfeasance. 96:255.

Necessary parties to quo warranto proceedings. 25:215.

Joinder of dissimilar interests. 3:240, Gil. 164.

For what purposes; when issues.

Office of quo warranto. 15:455, Gil. 369.

When quo warranto lies. 34:526; 35:385; 66:519.

Quo warranto where other remedy exists. 33:536.

Quo warranto proceedings to try title to office. 3:240, Gil. 164.

To try right to municipal office. 35:385.

Quo warranto to test legality of a municipal corporation. 48:497.

Quo warranto to test validity of organization of municipal corporation. 25: 215.

of corporate existence. 25:215.

To test existence of office. 25:215.

Quo warranto to inquire into exercise of corporate franchises. 39:538.

QUO WARRANTO-Continued.

Quo warranto to restrain corporation from unlawful exercise of franchise. 42:55.

Quo warranto as remedy to compel forfeiture of franchise. 36:246. Remedy of quo warranto to enforce governor's action in removing officer. 50: 239.

R RAILROAD AID BONDS.

See Bonds.

RAILROAD COMMISSION.

Power of railroad commission. 71:519. Sufficiency of evidence before railroad or like commission. 69:353. Order of railroad commissioners as appealable. 44:336.

RAILROADS.

- I. In general; franchises and rights; leases; railroad aid.
- II. Construction and operation.
 - a. In general.
 - b. Operation.
 - c. Contributory negligence.
 - d. Diversion or obstruction of water.

As carriers, see Carriers.

Matters in common with other corporations, see Corporations. Measure of damages in eminent domain cases, see Damages, III. Condemnation of land for, see Eminent Domain. Right to exercise power of eminent domain, see Eminent Domain. Presumption and burden of proof as to generally, see Evidence, IL. Use and obstructions in highway, see Highways.

Injunction as to, see Injunction.

Injury to employees of, see Master and Servant.

Receivers for, see Receivers.

As to street railways, see Street Railways.

Taxation of property of, see Taxes, II.

I. In general; franchises and rights; leases; railroad aid.

Rights of railroad company. 17:372, Gil. 348. Property rights of railroad in right of way lands. 36:402.

Rights in relation to elevator sites. 36:402.

What is roadbed of railway. 35:73.

Construction of territorial charter to railroad. 29:206.

Forfeiture of franchise by failure to build. 18:40, Gil. 21.

Abandonment of right of way. 63:70.

Existence of railroad corporation after disposition of railroad business. 85:222.

References are to Reports as Notes are in that order.

RAILROADS, I.-Continued.

What is a railroad.

Definition of "railroad." 42:142.

What are railroads. 35:112.

What constitutes railroad, 61:435.

Railroad and railway as synonymous. 30:522.

Railroad as including street railway. 76:96.

Street railways as "railroads" or common carriers. 61:435.

Private logging railway as a "railroad." 61:435.

Nature of railroad and its property.

Nature of railroad corporation. 17:372, Gil. 348.

Railroad corporations as quasi public. 80:108.

Nature of railway property. 38:531.

Railroad as realty. 60:522.

Railroad as realty or personalty. 69:118.

Railroads as highways. 17:372, Gil. 348; 18:155, Gil. 139; 18:482, Gil. 432.

Railroad aid.

Railroad aid bonds, see Bonds.

Land grants to railroads, see Public Lands.

Power of towns or counties to aid corporations. 18:482, Gil. 432.

Effect on subscription of railroad company's failure to comply with condition precedent. 23:153.

Liability of railroad on abandonment of road in case of municipal aid. 70:105.

Trackage contracts; joint use; consolidation; connecting lines.

Validity of trackage and terminal contracts by railroad companies. 59:169.

Joint use of rilroad tracks. 47:154: 61:502.

Burden of use of railroad track by two companies. 35:265.

Joint operation of railway line. 77:34.

liability for accidents. 77:34.

Duties and obligations of railroad company formed by consolidation. 36:207. Railroad powers in respect to connecting lines. 17:372, Gil. 348.

Leases: transfers.

Construction of statutes authorizing railroads to lease their roads. 28:443.

Railroad's right to lease lands. 63:70.

Right of railroad company to lease or transfer property. 28:443.

Validity of lease of railway. 28:488.

Long term railroad leases. 63:75.

Power of railroad to mortgage franchise and property. 54:440.

Transfer of rights to another corporation as abandonment. 30:541.

Right of land owner to question transfer of property. 28:443.

Right to question conveyance by railroad. 30:541.

Liability of lessee. 45:481.

Liability of lessee of railroad for negligence generally. 45:481.

Liability of lessor for negligence of lessee. 68:542.

Liability of lessor of railroad property for torts of lessee. 28:443.

Relocation.

Relocating railroad, 18:108, Gil. 91; 35:226, 265.

Right to relocate railroad. 67:339.

References are to Reports as Notes are in that order.

RAILROADS-Continued.

II. Construction and operation.

a. In general.

Power of legislature to compel railroad company to render gratuitous services. 45:370.

Duty of railroad corporation to build and work line. 18:40, Gil. 21. Stations.

Location of railroad stations. 90:277.

Power to compel erection of railway station. 87:195.

Obstructions on track; injury to property.

Obstructing track as crime. 28:421.

Indictment for placing obstruction on railroad track. 53:541.

Injury to railroad property as punishable offense. 43:444.

Cattle guards; crossings.

Mandamus to compel action as to crossings, see Mandamus.

Proper and sufficient cattle guard. 42:158.

Duty as to cattle guards or crossings. 33:136.

Duty of railroad company to maintain cattle guards. 36:296, 518.

"Crossings" within statute requiring cattle guards on railroad crossings. 40:91.

Duty of railroad as to snow and ice on cattle guards. 42:158.

Duty of railroad company as to its crossing. 28:98.

Duty of railroads to construct and maintain crossings. 98:429.

Duty of railroad in maintenance of tracks and crossings. 39:219.

Duty of railroad company to maintain highway crossings. 84:21; 98:380.

Right to require railroad company to construct and maintain crossing. 43:524.

Presumption as to privilege of crossing railroad right of way. 37:204.

Width of crossings to be maintained by railroad company. 36:207.

Liability for failure to remove snow and ice. 34:57.

Municipal power over railroad crossing. 52:79.

Implication of license from continued use of private crossing. 28:98.

- grade crossings and their abolition.

Validity of statutes regulating grade of railroad. 36:481.

Validity of statute requiring removal of dangerous grade crossing. 39:219.

Construction of statutes relating to grade crossings. 39:219.

Change of grade by railroad. 89:284.

Power of court to establish plan or grade for street crossing railroad in enforcing duty in that respect. 39:219.

Compelling railroad company to construct overhead crossing. 90:88.

Compulsory maintenance of bridge over tracks by railroad company. 80:108.

Liability for cost of grade crossing. 38:246.

Fences: gates.

Statute requiring railroad to fence. 26:268.

Construction of statutes as to fencing by railroads. 22:8, 11.

Validity of statute requiring railroad company to fence. 24:394; 35:503; 41:133.

Effect of statutes imposing duty to fence. 32:88.

Nature and purpose of fencing regulations. 26:268.

References are to Reports as Notes are in that order.

Index to Notes, Minn. Rep.

40.

RAILROADS, II. a-Continued.

Right to require railroad company to fence. 11:515, Gil. 392.

Duty to fence. 15:350, Gil. 283; 22:8, 11, 404; 24:410; 29:336; 31:401; 32:89; 33:136; 34:216; 37:52, 103; 39:485; 41:101; 42:34, 480; 57:26; 63:37;

72:47; 80:508; 85:252; 100:34.

against children. 29:336; 68:216; 86:245; 99:170; 100:34.

sidetracks and depot grounds. 87:253.

at depot grounds. 36:518; 37:52.

exceptions as to depot grounds. 39:485.

at yards or depots. 33:136.

yards and other excepted places. 80:508.

within city limits. 33:136.

in cities, towns and villages. 44:275.

Nature of duty to fence tracks. 84:397.

Statutory duty of railroad to construct fences. 96:176.

Application of statute requiring railroads to fence tracks. 95:386. Sufficiency of railroad fence. 32:88.

to exclude children. 80:508.

Duty of railroad to keep up fence on right of way. 30:18, 489; 34:281; 36:518; 52:276.

Failure to maintain proper fence. 41:515.

Obligation and liability of railroad companies as to fences. 27:111.

Liability of railroad company to fence. 31:221.

Liability of railroad for failure to fence road. 35:503; 34:57. statutory liability. 38:215.

Liability of railroad for failure to maintain fence. 32:88.

Liability of railroad company for failure to repair fences. 47:429.

Persons within protection of fencing statutes. 84:397.

Persons to whom railway company is liable for failure to fence. 26:484.

Exceptions to law requiring railroad tracks to be fenced. 84:397.

Validity of agreement dispensing with fence along railroad. 24:394.

Fence as part of railroad proper. 43:444.

Duty and liability of railroad company as to fences and gates. 31:419; 40:91;

Duty of landowner to fence along railway. 38:215.

b. Operation.

Presumption and burden of proof as to negligence, see Evidence, IL.

Evidence as to negligence, see Evidence, XI.

Liability for injury due to defective conditions, see Highways.

Operation of street railway, see Street Railways.

Question for jury as to negligence, see Trial, II.

Care required in operation of railroad generally. 21:60.

Degree of care required in operation of trains. 31:57.

Statutory regulations as affecting the common-law rule of negligence. 31:526. Negligence in operation of trains. 67:394.

Liability of railroad company for negligence in operation of trains. 59:458.

References are to Reports as Notes are in that order.

RAILROADS, II. b-Continued.

Statutes or ordinances regulating the operation of railways as affecting the common law duty. 28:103.

Liability for breach of statutory duty. 68:21C.

Liability of railroad for negligence of one not an employee. 74:363.

Nonliability of steam or street railway for damage incidental to their proper operation. 75:211.

Injuries to persons on or near tracks; trespassers; licensees.

Duty of railroad company to one on tracks, 42:454.

Duty of railroad operators toward trespassers. 15:350, Gil. 283; 26:419; 95:386; 96:176.

Duty toward trespassers or volunteers on railroad. 49:263.

Duty of railroad toward trespassers and licensees on track. 21:293; 26:357; 32: 518.

Duty of railroad company to anticipate trespassers upon track. 46:345.

Right of company to presume that a trespasser will exercise ordinary prudence. 46:345.

Duty of railroad company to those loading or unloading its cars. 41:206.

Duty of railroad company toward child on track. 54:216.

Duty to stop train. 41:500.

Care required of railroad toward person on tracks. 32:208.

Liability of railroad company for injury to person lawfully upon premises. 33:392.

Liability of railroad as to trespassers. 48:249; 58:120; 34:24.

Liability of railroad company for injuries to trespasser. 13:30, Gil. 18; 71:9.

Omission to fence railroad as cause of injury to child. 100:34.

Liability of railroad company for injury to licensee upon unfenced track. 75: 113.

Who are trespassers. 86:245.

Accidents at crossings.

Duty of railroad company at crossing. 31:526; 29:465; 46:193; 68:38.

Duty as to running of trains over highway crossings. 22:404.

Statutory duty of railroad company as to signals. 58:540.

Negligence of railroad company at crossings. 52:79; 53:551; 68:341.

Negligent operation of trains at highway crossings. 99:366.

Concurring negligence and contributory negligence at railroad crossing. 63:248.

Care required of railroad company at crossing. 49:245.

Care required of railroad in reference to private crossing used by public. 28:

Care and precautions required of railroad company at crossings. 28:103.

Precautions required of railroad company and persons at crossing. 29:1.

Duty of engineer on approaching crossing. 58:298.

Liability of railroad for injury at crossing. 37:485; 40:350.

Duty toward person attempting to cross train blocking crossing. 52:479.

Duty and liability of railroad company towards travelers and others. 32:457.

"Kicking" cars across street as negligence. 32:214.

Duty of railroad company backing trains. 32:214.

RAILROADS, II. b-Continued.

Negligence in running construction train backwards. 81:363. What is a railroad crossing. 53:464.

- duty as to signals.

Giving signals at crossing. 29:1; 72:47.

Duty of railway to signal at crossings. 38:415.

Duty to give signal of movement of trains. 41:169.

Necessity for giving signal at railroad crossing. 22:165.

Omission of danger signals at railroad crossing. 82:165.

Failure to maintain danger signals at crossing as negligence. 28:103.

Failure to give statutory signal at railway crossing as evidence of negligence. 38: 415; 61:321.

Duty as to warning by bell or whistle on approaching public crossing. 15:350, Gil. 283.

Who may claim benefit of statutory signals at crossings. 100:309.

Duty to signal approach of train to persons lawfully on tracks. 56:28.

- negligence as to gates or watchmen.

Closing gates at railway crossings. 79:398.

Liability of railway company for leaving open gates along right of way. 80:24. Duty of railroads as to watchman or like precautions at crossing. 36:418.

- speed.

Regulation by state of speed of trains. 45:370.

Exceeding lawful speed as evidence of negligence. 29:1.

Violation of speed statute or ordinance as evidence of negligence. 34:29.

Noises: frightening animals.

Liability for negligent blowing of a whistle. 43:414.

Negligence of railroad company in blowing off steam. 85:391.

Liability of railroad company for frightening animals. 26:427.

Liability for frightening horses. 59:458; 100:309.

Duty of railroad company to avoid frightening horses. 84:58.

Injuries to animals.

Duty of railroad company as to animals on track. 41:101.

Duty of company to trespassing cattle. 26:484.

Duty of railroad company to prevent injury to cattle. 43:207.

Duty of trainmen as to animals on track. 95:67.

Duty of trainmen towards live stock running at large. 37:223.

Duty of trainmen to look out for cattle. 42:158.

Care required of railroad company toward animals on track. 15:350, Gil. 283. Liability of railroad for injury to animals. 18:434, Gil. 392; 22:404; 24:294;

34:57; 69:90.

Liability of railroad for injuries to animals at large on its tracks. 24:410.

Liability of railroad company for killing of animals running at large. 37:223.

Liability of railroad company for injuries to cattle trespassing upon track.

Liability of railroad for stock killed by its trains. 60:134; 61:321.

Right to recover for injury to animals on railroad track. 41:101.

Necessity of stopping train to avoid animals on track. 27:166.

RAILROADS, II. b-Continued.

Duty to stop train to avoid animals on track. 24:410. Care required toward animals on highway crossing. 15:350, Gil. 283. Liability when operating without acquiring right. 18:434, Gil. 392. Liability as affected by acts of owner of cattle. 22:404.

- on unfenced track.

Duty of railroad company to fence tracks against animals. 29:336.

Care required where track is not fenced. 15:350, Gil. 283.

Liability of railroad for injury due to want of fence. 26:268.

Liability of railroad company for failure to fence. 25:328; 30:74; 41:131; 95: 398.

Liability as dependent on place to be fenced or place of injury. 41:101. Failure to fence tracks as negligence. 29:336.

Negligence of railroad in repairing fence as amounting to negligence. 29:425.

When railroad company charged with notice of defect in fence. 30:489.

Absence of legal fence as cause of injury. 32:88.

When statute as to fencing tracks is complied with. 29:336.

Fires.

Sufficiency of evidence of negligence, see Evidence, XII.

Fires set by railroad locomotives. 45:17.

Degree of care required to be exercised by railroad to prevent setting of fires. 45:17; 71:425.

Degree of care required of railroads as to escape of fire. 45:481.

Degree of care required from railway companies in selecting appliances to prevent fires. 46:269.

Duty of railroad as to setting fires. 97:467.

Liability of railroad company for fires. 21:60; 33:359; 34:215; 35:361.

Liability of railroad company for spread of fires. 58:104.

Liability of railroad for fires set out on its premises. 50:516.

Liability of railroad company for fire set out by locomotive. 29:12; 35:170; 40:60; 45:481; 62:243.

Liability of railroad company for damage by fire set out in operating road. 29:58.

Negligence in fire from locomotive. 43:519.

Liability for combustible matter on railroad right of way. 36:522.

Use of spark-throwing locomotive as negligence. 43:319.

c. Contributory negligence.

On street railway track, see Street Railways.

Question for jury as to, see Trial, II.

What constitutes contributory negligence. 13:30, Gil. 18.

Effect of defendant's intentional or wilful wrong. 13:30, Gil. 18.

On or near track generally.

Contributory negligence on or about railroad tracks. 73:37.

Contributory negligence about cars. 96:504.

Contributory negligence of person on track. 26:419; 41:178.

Contributory negligence of trespasser on track. 26:357; 43:503; 88:325.

Walking on track as contributory negligence. 21:293.

References are to Reports as Notes are in that order.

RAILROADS, II. o-Continued.

Contributory negligence of child on or near railroad tracks. 85:252.

Right to rely on presumption that cars will not be negligently operated. 31: 526.

At crossings.

Duty of traveller at railroad crossing. 22:165; 29:465; 31:208, 526; 40:350; 46:193, 220: 47:380; 61:78: 81:383.

Duty as to care in approaching railroad crossing. 36:170.

Duty required of a person attempting to cross railroad crossing. 21:293.

Care required in crossing railroad tracks. 60:119.

Degree of care and precautions required of one crossing railroad track. 28: 103; 53:436.

Contributory negligence at crossing. 22:165; 32:214, 398; 38:108; 48:249; 50:113; 54:127; 56:28, 274; 58:298; 71:438; 76:189; 80:442; 83: 105; 86:67; 94:166; 95:284; 96:382, 504.

Contributory negligence in crossing or riding along railroad tracks. 82:18.

Contributory negligence of pedestrian at railway crossing. 76:201.

Contributory negligence of one attempting to cross railroad at the crossing. 37:

Contributory negligence in approaching train, 52:340.

Negligence in attempting to cross track in front of approaching train. 70:532.

Contributory negligence in place of known danger. 64:415.

Negligence in crossing train blocking crossing. 52:479.

Effect of dazzling light on eye. 28:103.

Noise of vehicles preventing hearing of locomotive signal. 46:196.

Where view is, or recently was, obstructed by other trains, smoke or the like. 38:108.

Negligence in crossing railroad tracks at invitation of employee. 86:506.

Where signals invite crossing. 30:482.

Right to depend upon the giving of customary signals and warnings. 40:273.

Right of public to rely on gate and flagman at crossing. 82:165.

Where there are gates or watchman. 94:166.

Concurring negligence and contributory negligence at railroad crossing. 63:248. Contributory negligence at crossing as barring recovery. 67:434.

- failure to look and listen at crossing.

On street car track, see Street Railways.

Duty of traveler to look and listen. 32:208; 33:62; 37:47; 48:249; 49:245; 58:8; 62:71; 67:260; 82:120, 165; 89:139.

Duty of drover to look and listen at crossing. 87:253.

Duty to stop, look, and listen. 29:1.

Duty of person crossing railroad track to look, listen, or be cautious. 30:482.

Duty of using senses of sight and hearing on approaching trains. 84:258.

Failure of traveler to stop, look, and listen as negligence. 30:493; 53:436; 32:214.

Injuries to animals.

Contributory negligence of owner of animals injured on track. 30:489; 41: 101.

Allowing animals to be at large. 15:350, Gil. 283; 31:91; 55:192.

631

RAILROADS, II. o-Continued.

Contributory negligence as to animals running at large near unfenced railroad. 42:480.

Contributory negligence of owner of land adjoining railroad in suffering animals to go on tracks. 29:384.

Contributory negligence as defense to liability of railroad for failure to fence. 24:394: 31:91.

Contributory negligence as defense in action against railroad for failure to fence. 27:111.

Contributory negligence of land owner as to right of way of railroad not properly fenced. 27:360.

Letting animals run at large near railroad or other danger as a defense to breach of statutory duty. 29:425.

Effect of landowner's agreement as to fence along railroad. 24:394.

As to fires.

Accumulation of combustible material along railroad as negligence. 29:12.

Negligence in allowing accumulations of combustible material near railroad tracks.

29:411.

Duty of adjacent property owner to take precautions against fires. 29:12.

d. Diversion or obstruction of water.

Duties and liabilities of railroad company as to surface water. 32:319.

Liability for interference by railroad embankments with flow of surface waters.

41:384.

Liability of railroads to adjoining owners in regard to surface waters. 28:510. Deflection by railroad or road embankment or ditches. 31:224. Liability of railroad company for diverting surface water. 25:331.

RAPE.

Indictment for, see Indictment, etc.

Rape as inclusive of assault. 6:279, Gil. 190.

Meaning to be given word "ravish" in an indictment for rape. 6:279, Gil. 190.

Extent of resistance required to sustain charge of rape. 39:277.

Resistance of female as an element in rape. 99:123.

Effect of consent to rape through fear. 41:134.

Outcry of prosecutrix prevented by fear as rebutting unfavorable inferences. 83:78.

Conviction for rape. 66:231.

RATES.

Of carrier, see Carriers, IV. Of interest, see Interest. For water, see Waters.

Constitutionality of statutes fixing public service rates. 91:521.

RATIFICATION.

Of illegal contract, see Contracts, III.

By corporation, see Corporations, IV.

Burden of proving, see Evidence, II.

Of agent's acts, see Principal and Agent, II.

Ratification of act creating lien as against intervening adverse rights. 13:412, Gil. 381.

Ratification of instrument obtained by fraud. 40:531.

REAL ESTATE AGENT.

See Brokers.

REAL PROPERTY.

Boundary of, see Boundaries. Oral contract as to, see Contracts, I. Interest of cotenants, see Cotenancy. Covenants and conditions as to, see Covenants and Conditions. Measure of damages on contract relating to, see Damages, III. Measure of damages for injury to, see Damages, III. Dedication of, see Dedication. Deeds of, see Deeds. Dower in, see Dower.

Easement in, see Easements. Actions to recover, see Ejectment.

Condemnation of, see Eminent Domain.

Estates in, see Estates.

Estoppel as to, generally, see Estoppel.

Estoppel of grantor to rely on after-acquired title, see Estoppel.

Of decedent, see Executors and Administrators.

Fixtures, see Fixtures.

Forcible entry and detainer of, see Forcible Entry and Detainer.

Homestead exemption in, see Homestead.

Interest of husband and wife in, see Husband and Wife.

Of infant, see Infants.

Injunction against injury to, see Injunction.

Lien of judgment on, see Judgment, III.

Matters as to landlord and tenant, see Landlord and Tenant.

Lateral support for, see Lateral Support.

Slander of title, see Libel and Slander.

Life estates in, see Life Tenants.

Limitation of actions as to, see Limitation of Actions.

Doctrine of lis pendens, see Lis Pendens.

Mortgage on, see Mortgage.

Notice of rights in, see Notice.

Parks and parkways, see Parks and Parkways.

Partition of, see Partition.

REAL PROPERTY-Continued.

Of partnership, see Partnership.

Suspension of power of alienation, see Perpetuities.

Averments as to ownership or title, see Pleading, II.

As to public lands, see Public Lands.

Record of title to, see Records and Recording Laws.

Specific performance of contract as to, see Specific Performance.

Taxation on, see Taxes.

Timber on, see Timber.

Trust in, see Trusts.

Defects in title to, see Vendor and Purchaser.

Rights, duties, and liabilities on transfer of, see Vendor and Purchaser.

Devise of, see Wills.

Interest in land. 25:305.

REASONABLE DOUBT.

Instructions as to, see Trial, III.

Meaning of "reasonable doubt." 18:208, Gil. 191.

REASONABLENESS.

Of license fee, see License. Question for jury as to, see Trial, II.

REASSESSMENT.

For local improvement, see Public Improvements, II. Of tax, see Taxes, IV.

REBUTTAL

Evidence in, see Evidence, XI.

RECEIPT.

Estoppel by, see Estoppel.

Parol evidence as to, see Evidence, VI.

Receipt as contract. 21:91.

Conclusiveness of receipt. 21:91; 41:541.

receipt embodying contract. 21:91; 36:350.

RECEIVERS.

Appointment.

Appointment of receiver. 25:263; 36:168; 44:144; 45:35; 58:434; 60:358; 62:501; 64:43; 65:64, 124; 67:14; 70:346; 73:203; 76:109.

References are to Reports as Notes are in that order.

RECEIVERS-Continued.

Object of appointment of receiver. 5:418, Gil. 338.

Purpose of receivership. 44:144.

Condition precedent to appointment of receiver. 58:72.

Notice of motion for receiver. 51:552.

Time of filing petition for. 44:1.

After assignment for creditors. 58:434.

Collateral attack on appointment of receiver. 60:105; 64:133.

Discretion in appointment of receiver. 25:263; 70:346.

Jurisdiction of equity to appoint receiver. 5:418, Gil. 338.

- in what cases.

When receiver will be appointed. 24:464.

When appointment of receiver is proper. 5:418, Gil. 338; 44:401; 49:454.

Appointment of receiver for corporation. 44:538.

at instance of minority stockholders. 44:538.

Over mortgaged premises. 64:43; 75:241; 76:112; 77:175.

When receivership of mortgaged property is proper. 51:552.

Appointment of receiver in mortgage foreclosure proceedings. 44:144; 84:126. where premises is homestead. 44:144.

-effect of appointment or application for.

Effect and operation of order appointing receiver. 24:584.

Effect of appointment of receiver on individual creditor's rights. 41:84.

Effect of special receivership. 44:37.

Receivership suit to dissolve a corporation as barred by appointment of receivers for other purposes. 53:129.

Effect of filing petition for receiver in insolvency to avoid recent transfers. 44:1.

— order superseding.

Effect of order superseding appointment of receiver. 63:115.

Nature of receiver's position.

Definition of receiver. 35:303.

Receiver as representative of creditors of insolvent. 35:543.

Receiver as "legal representative." 29:309.

Receiver as a fiduciary. 79:326.

Receiver as a trustee. 74:208.

Receiver as trustee for creditors. 35:303.

Receiver as assignee of term under lease. 58:53.

Recognition and status of receivers of Federal courts. 58:145.

Rights and powers.

Right to attack fraudulent conveyance, see Fraudulent Conveyances.

Powers of receiver. 21:374; 35:303; 73:198.

Powers, rights and authority of receivers. 22:391; 62:46.

Power of receiver of partnership. 60:161.

Powers of receiver to contract. 60:42.

Validity of receiver's contract for management of estate. 74:208.

Power of receiver to manage and operate railroad. 61:502.

Power of receiver to collect unpaid subscriptions. 64:133.

Rights acquired by receiver. 45:446.

RECEIVERS-Continued.

Adoption of traffic or running contract by receiver of railway. 58:53.

Validity of loan to receiver. 60:105.

Purchase by receiver. 62:132.

Employment of counsel by receiver. 67:267.

Under order to sell realty. 21:374.

Duties and liabilities.

Duties of receiver in administration of trust. 36:66.

Liability of receiver. 60:485.

Personal liability of receiver. 59:303.

for taxes. 69:131.

for misconduct, 57:415.

Liability of receiver for rent. 60:305.

Liability of receiver for repudiation of executory contract. 74:98.

Receiver as subject to defenses. 75:277.

Statutory liability of railroad as affecting receiver operating it. 63:137.

Receiver's possession of property.

Nature of receiver's possession. 43:297.

Custody of receiver as custody of law. 41:150.

How receiver may obtain possession of property withheld. 71:383.

·Claims against.

Preferential claims against property in hands of receiver. 44:115.

What are "operating expenses" of railroad. 44:115.

Actions by.

Action by foreign receiver, see infra, Foreign receiver-actions by.

Nature of proceedings by receiver. 35:303.

Actions maintainable by receiver. 35:543; 70:349, 358.

Right of receiver to sue in own name. 35:303.

Suits which receiver may institute. 80:492.

Power of receiver to sue for assets. 44:37.

Powers of a receiver to set aside transfers. 48:396.

To avoid fraudulent or unlawful transfers. 35:543.

Action by receiver to set aside a fraudulent conveyance by insolvent. 48:479.

Right of receiver to avoid fraudulent transfer of insolvent. 46:240.

Right of receiver to avoid preferences by insolvent debtor. 31:456; 35:351.

Avoidance of sales and transfers by receiver of an insolvent. 37:82.

Right of receiver to set aside fraudulent transfer by corporation. 30:221.

Relief grantable in aid of supersedeas in receivership proceedings. 63:115.

Actions against receiver.

Against foreign receiver, see infra, Foreign receivers-actions against.

Independent action upon claim by creditor against receiver. 68:308.

Necessity for permission to sue receiver. 59:303.

Motion for leave to sue receiver. 32:122.

Assertion of rights of mortgagee by intervention in receivership. 52:246.

Distribution of funds by receiver.

Jurisdiction of distribution of funds in hands of receiver. 58:145.

RECEIVERS-Continued.

Surcharging receiver's accounts.

Surcharging account of receiver in insolvency. 73:441.

Compensation; expenses of receivership.

Compensation of receiver. 49:170; 60:527; 72:320.

Receiver's rights to compensation. 43:534.

Adjustment by court of compensation of receiver. 57:861.

Allowance for attorneys. 72:320.

Payment of expenses of receiver. 74:264.

Recovery of expenses of a receivership. 79:297.

Liability for expenses of receivership. 23:565.

Costs of receivership in stockholders' suit. 57:325.

Foreign receivers.

Rights of foreign receiver. 79:326.

Superiority of claim of foreign creditor over foreign receiver. 34:482.

- actions by.

Right of action by foreign receiver. 48:349.

Actions by foreign receivers and trustees. 51:350.

Action by receiver in sister state. 60:481.

Right of receiver to maintain ancillary actions in foreign jurisdictions. 73:454.

-action against.

Action against receiver in foreign jurisdiction. 82:423.

Sales by receiver.

Duty of receiver in selling property. 60:42.

Fraudulent sale of insolvent's property by receiver. 49:170.

Setting aside fraudulent sale by receiver. 57:415.

Right to redeem from sale by receiver. 41:150.

Expiration of receivership.

Revestiture of title on expiration of receivership. 36:15.

RECITALS.

In Municipal bonds, see Bonds. Estoppel by, see Estoppel. Notice from see Notice.

RECLAMATION.

Of submerged lands, see Waters.
Right to reclaim submerged stream. 23:114.

RECOGNIZANCE.

On appeal, see Appeal and Error, III., X.

References are to Reports as Notes are in that order.

RECORDS AND RECORDING LAWS.

I. In general.

II. Records of title.

On appeal, see Appeal and Error, IV.

Record of conviction, see Criminal Law.

Parol evidence as to, see Evidence, VI.

Admissibility of, in evidence, see Evidence, IV.

Of judgment, see Judgment, I.

Of proceedings before justice of the peace, see Justice of the Peace.

Of mechanic's lief, see Mechanics' Liens.

I. In general,

for purpose of abstracting title records. 37:372. Authentication of official records. 22:97. Sufficiency of authentication of records. 12:17, Gil. 1. Record of order or consent of the parties to trial by jury in equitable actions. 14:394, Gil. 300. Sufficiency of records of municipal corporation. 39:219. Effect of record. 36:112. Amendment; cancelation. Amendment of record. 21:51. Powers of court of record to amend record, 24:48; 37:8. Right to amend clerical mistakes. 43:401. Power of probate court to correct records. 65:60. After intervention of rights of third persons. 21:51. Necessity of notice. 21:51. Power of equity to cancel record. 63:91. Striking improper matters from record. 2:113, Gil. 93. Clearing court's record of unauthorized entries. 35:207.

Right of access to public records. 84:439. Right to inspect public records. 84:435. Right to examine public records. 37:372.

II. Records of title.

Liability for defective search, see Abstracts.

Recording of chattel mortgage, see Chattel Mortgage.

Deposit for record as delivery, see Deeds.

As to purchasers pendente lite, see Lis Pendens.

Purpose of registry laws. 29:322.

Purpose of recording statutes. 44:224.

Application of registration laws. 34:493; 54:285.

to deeds of right of way. 34:493.

to condemnation proceedings. 34:493.

to grants of easements. 34:493.

Operation of recording statutes. 10:50, Gil. 32.

upon equitable estates and interests. 10:50, Gil. 32.

References are to Reports as Notes are in that order,

RECORDS AND RECORDING LAWS, II.-Continued.

Interpretation of registration statutes. 34:547; 42:386; 47:417; 52:497; 64:91; 69:124.

as to mortgages. 7:176, Gil. 120.

Validity of recording act. 44.501; 85:437.

Torrens system. 85:437.

Legislative power over registration of deeds. 26:521.

Registration of conveyances. 15:89, Gil. 66; 15:119, Gil. 90.

Recordations of deeds and mortgages. 5:323, Gil. 258.

Registration of titles. 94:216.

under Torren's Act. 95:168.

Sufficiency of application for registration of title, 89:454.

Purpose of recording assignment of mortgage. 51:174.

How index should be kept. 24:221.

Duty of register to record deed. 42:371.

Payment of taxes as prerequisite to recording deed. 26:521.

Effect of subsequent change of county lines on records of conveyances. 40:132.

Service upon known claimant in action to secure registration of title. 89:454.

Protection of judgments under recording acts. 39:35.

Assignee of contract for sale of lands as protected by recording acts. 70:467.

Place of recording.

Place of record of deed. 32:205.

Place of recording evidence of title to personalty. 34:416.

What may be recorded.

Recordability of executory contract. 39:420.

Bond for conveyance as recordable. 28:408.

Right to record certified copy of record of deed. 9:230, Gil. 215.

Who are bona fide purchasers under recording act.

Bona fide purchasers under recording acts. 6:443, Gil. 304.

Judgment creditors as bona fide purchasers. 6:402, Gil. 270.

New consideration as essential to bona fide purchase. 6:220, Gil. 142.

Requisites and sufficiency of record; effect of defective record.

Validity of record of mortgage. 24:221.

Necessity of mortgage record showing power of sale. 21:336.

Sufficiency of record of assignment of mortgage. 15:171, Gil. 131.

Sufficiency of record of certified copy of foreign record. 37:78.

Sufficiency of record of seal to deed. 52:451.

Omission of notarial seal as invalidating record of deed. 38:471.

Entry of description of land in reception books. 11:367, Gil. 264.

Sufficiency of indexing of registry book. 51:421.

Sufficiency of record or index as to name to impart notes. 52:443

Necessity of following examiner's recommendations in regestering title under Torrens Law. 89:417.

-effect of defective record.

Effect of irregular recording. 21:336.

Effect of improper record. 9:230, Gil. 215.

copy of instrument. 9:230, Gil. 215.

Effect of defects in registration. 32:205.

RECORDS AND RECORDING LAWS, II.-Continued.

Effect of defective record of legal instruments. 20:464, Gil 419.

Effect of unrecorded or defectively recorded instruments. 33:271.

Effect of invalid recording of instrument. 22:137.

Mistake or malfeasance of recording officer as invalidating instrument. 25:81. Validity of defectively attested instruments. 5:323, Gil. 258.

-defective record as notice.

Error in record of mortgage as affecting its constructive notice. 11:438, Gil. 323.

Necessity for recording; effect of failure.

Notice from unrecorded instrument, see Notice.

Validity of an instrument not filed or recorded. 40:494.

Validity of unrecorded conveyance 48:241.

Validity of unrecorded deed. 10:141, Gil. 114; 22:49; 40:434.

Effect of failure to record mortgage. 65:475.

Necessity of recording mortgage. 32:205, 529.

Record of mortgage as essential to foreclosure. 30:197; 32:205.

Necessity of record title to mortgage in foreclosing party. 30:537.

Necessity for recording authority to execute assignment of mortgage. 18:232, Gil. 212.

Necessity for recording defeasance clause in absolute deed. 5:508, Gil. 401; 13:210, Gil. 197; 21:449; 24:221; 36:93.

Effect of failure to record defeasance. 22:137.

Effect of record of deed alone when absolute deed and defeasance given. 34:547.

Necessity for record of assignment to support foreclosure of mortgage. 41:388.

Effect of failure to record assignment or release of mortgage. 46:148; 65:475.

Effect of failure to record satisfaction of mortgage. 22:532.

Necessity for recording power of attorney. 12:255, Gil. 166.

Necessity of record of sale of log marks. 26:442.

Necessity of recording patent. 37:58

Necessity for recording to pass title to assignee for creditors. 58:301.

-as between the parties.

Effectiveness of unrecorded mortgage as between parties. 30:270.

- priority of unrecorded instrument.

Priority of unrecorded mortgage. 64:489.

Priority of bona fide purchasers as to unrecorded conveyance. 2:264, Gil. 226.

Priority of liens over unrecorded conveyances. 5:409, Gil. 332.

Priority of quitclaim deed over prior unrecorded deed. 18:405, Gil. 365.

Priority between judgment and unrecorded conveyance 6:220, Gil. 142; 72:420.

When unrecorded conveyance void as against a judgment. 29:322.

Judgment as superior to unrecorded deed. 37:58.

Effect of unrecorded deed as against an attachment or judgment. 74:122.

Validity of unrecorded conveyance as against judgment or attachment. 37:56.

Priority of attachment over unrecorded contract. 75:207.

Validity of unrecorded deed as against assignee in bankruptcy. 71:487, 489.

Priority between recorded instruments.

Priority of record. 38:315.

Priority between recorded instruments. 71:230.

References are to Reports as Notes are in that order.

RECORDS AND RECORDING LAWS, II.-Continued.

Priority of recorded deeds. 27:396.

Priority of record of instruments. 72:287.

Effect of recording.

Record of certified copy of record. 32:205.

Registration of deed as conclusive of its contents. 33:271.

Effect of record. 36:276.

Effect of recording of instrument. 35:534.

Effect of recording assignment of mortgage. 28:31.

Protection of inchoate interests in public domain by recording. 3:119, Gil. 69.

Effect of record of separate defeasance bond. 34:547.

-as notice generally.

Notice by possession, see Notice.

Record as notice. 13:210, Gil. 197; 21:336; 23:84; 25:81; 35:331; 43:547; 44:199; 48:441; 49:301; 53:560; 64:91; 71:489; 74:484.

Notice from recorded instrument. 40:319.

Notice derivable from record of instrument. 17:485, Gil. 462.

Effect of, as constructive notice. 5:323, Gil. 258.

Entries in index as constructive notice. 46:156.

Recitals in chain of title deeds as notice. 15:119, Gil. 90.

Recording bond for deed as notice to purchasers from obligor. 21:449.

Record of mortgage as notice. 34:292.

Recording of mortgage as notice per se to mortgagor. 22:559.

Record as notice that absolute deed is mortgage. 11:22, Gil. 5.

Record of deed as notice of grantee's interest as mortgagee. 45:116.

Mortgagee as bound by notice of subsequent lien. 24:221.

Indexing mortgage as constructive notice. 24:221.

Recorded defeasance as notice. 21:449.

Record of assignment of mortgage as constructive notice. 65:475.

Recording of assignment of mortgage as notice of rights of assignee. 69:436.

Of amount due on mortgage. 13:210, Gil. 197.

Error in record of mortgage as affecting its constructive notice. 11:438, Gil. 323.

Record in old county as constructive notice in new county. 59:274.

Destruction of record of instrument as affecting constructive notice. 59:274.

- record of defective instrument as notice.

Notice from record of defective instruments. 40:319.

Constructive notice from record of instrument with imperfect description 30:283; 40:319.

Latent defects in an instrument as affecting its record as notice. 45:40.

RECOUPMENT.

See Set-Off and Counterclaim.

RECRIMINATION.

In divorce suit, see Divorce and Separation.

References are to Reports as Notes are in that order.

REDEMPTION.

Conflict of laws as to, see Conflict of Laws. From judicial sale, see Judicial Sale. From foreclosure sale, see Mortgage, VII. Of land sold for taxes, see Taxes, IV.

REDUCTION.

Of damages, see Damages, III.

RE-ENACTMENT.

Of statute, see Statutes, III.

RE-ENTRY.

Of landlord, see Landlord and Tenant.

RE-EXAMINATION.

Of witness, see Witnesses.

REFERENCE.

As to arbitration, see Arbitration.

Right to submit cause to referee. 19:132, Gil. 99.

legal actions involving long accounts. 19:132, Gil. 99.

Reference of complicated accounts. 35:380.

Compulsory reference. 61:43.

Reference in equity. 1:195, Gil. 169.

Right of referee to reopen case. 5:201, Gil. 160.

Validity of statute allowing appointment by court. 5:78, Gil. 58.

Waiver of referee's jurisdiction. 23:268.

Referee as subordinate officer of court. 5:78, Gil. 58; 12:502, Gil. 406.

Renewal of exceptions to evidence taken before a referee. 16:530, Gil. 477.

Report and findings.

Report of master. 50:470.

Separation of findings and conclusions in referee's report. 2:134, Gil. 110.

Practice when report of referee is insufficient. 3:311, Gil. 217.

Correction of report of referee. 2:134, Gil. 110.

Sufficient particularity of referee's findings. 3:311, Gil. 217.

Procedure on omission of findings by court or referee. 16:457, Gil. 411.

Practice when finding of court is insufficient. 3:311, Gil. 217.

Weight of referee's findings. 1:162, Gil. 136.

REFORMATION OF INSTRUMENTS.

Reformation of instruments. 29:322; 54:9; 76:391; 94:264.

References are to Reports as Notes are in that order.

Index to Notes, Minn. Rep.

41.

REFERENCE-Continued.

Reformation of contracts. 17:104, Gil. 83; 35:42, 509; 38:454; 40:424; 42:440, 511, 44:440; 50:546; 51:105; 52:336; 57:333; 60:136; 60:491; 63:478; 64:454.

Right to reformation of contract. 78:151.

Of insurance policy, see Insurance, III.

Suits to reform deeds. 46:321.

Power of equity to reform instrument. 13:264, Gil. 246.

Reformation for mistake. 51:428.

Reformation of contracts to correct mistakes. 37:30.

Reformation of written instrument on ground of mistake. 89:232; 90:258.

Reforming deed to include land omitted by mistake. 20:219, Gil. 198.

Reformation of instrument erroneous by mutual mistake. 57:333.

Where there is mistake on one side and fraud on the other. 57:333.

To supply seal or witness. 29:322.

Right to reform instrument where it will affect right of third parties. 53:201.

Laches as defense to reformation of instrument. 89:232.

Proof to justify reformation of contract. 33:124.

Reformation of contract or damages. 78:151.

REFORMATORY.

Constitutionality of laws concerning care and detention of delinquent children. 50:353.

REFRESHING MEMORY.

Of witness, see Witnesses.

REGENTS.

Nature of Board of Regents of University of Minnesota. 7:61, Gil. 45.

REGISTER OF DEEDS.

Compensation of register of deeds for entries in reception book. 9:23, Gil. 11. Right of register to compensation for keeping of reception books. 11:367, Gil. 264.

Liability for neglect in keeping title records. 51:282.

REGISTRATION.

Of pharmacists, see Drugs and Druggists. See also Records and Recording Laws.

References are to Reports as Notes are in that order.

REIMBURSEMENT.

Of agent, see Principal and Agent, III. Of trustee, see Trusts.

REINSURANCE.

See Insurance, VII.

RELATION.

Taking effect of deed by, see Deeds.

Doctrine of relation as applied to patent title. 100:355.

RELATIVES.

Fraudulent transactions between, see Fraudulent Conveyances.

RELEASE.

By part payment, see Accord and Satisfaction. By discharge in bankruptcy, see Bankruptcy. From stock subscription, see Corporations, V. Of guarantor, see Guaranty. Of claim against insolvent, see Insolvency. Of one joint debtor, see Joint Creditors and Debtors. From mortgage, see Mortgagge, V. Of surety, see Principal and Surety. General release. 52:300. Release by court. 23:518. Release of claim as entirety. 31:434.

Release of damages as grant of right of way. 70:153.

Effect of release by persons entitled to receive benefits of action to be brought by administrator. 59:130.

What is barred by release of damages from railroad in street. 18:260, Gil. 236.

Validity; fraud or mistake in.

Validity of release of claim for damages. 85:447; 95:356.

Voidable release from damages for personal injuries. 94:186.

Effect of intoxication. 94:186.

Effect of release of claim through ignorance. 71:374.

Avoiding release for mistake of physician as to gravity of injury. 61:167.

Voidability of release of damages procured by fraud. 41:169.

Rescission of release for fraud. 38:511.

Avoidance of fraudulent release of actions. 67:94.

Fraud in obtaining release as defense or ground for setting it aside. 38:511.

Waiver of fraud in release. 36:399.

RELEVANCY. Of evidence, see Evidence, XI. RELIANCE. On false representations, see Fraud and Deceit. RELICTIONS. See Watera. RELIEF. From judgment, see Judgment, VIII. Under pleadings, see Pleading, I. RELIGIOUS SOCIETIES. Exemption of, from taxation, see Taxes, II. What are religious corporations. 23:92. Rights and liabilities of religious corporations. 81:32. Right of pastor's personal representative to use parsonage. 37:447. Liability of church corporation upon contract of service. 41:94. Requisites to "call" to become pastor of Presbyterian church. 41:94. Trial of property rights depending on questions of religious doctrine. 42:503. RELINQUISHMENT. Of rights in public lands, see Public Lands. RELOCATION. Of railroad, see Railroads, L.

REMAINDERS.

In general, see Life Tenants.

REMEDIES.

Proper remedy for reviewing judgment or decision, see Appeal and Error, IL. Conflict of laws as to, see Conflict of Laws.

Due process of law as to, see Constitutional Law, II.

Impairment of contract obligations as to, see Constitutional Law, II.

In case of illegal contract, see Contracts, III.

Election of, see Election of Remedies.

REMEDIES-Continued.

Of owner in eminent domain case, see Eminent Domain. In case of false representation, see Fraud and Deceit. In case of fraudulent conveyances, see Fraudulent Conveyances. Private remedy for obstructing street, see Highways. For nuisance, see Nuisances.
Of parties to sale, see Sale, III.
In case of usury, see Usury.

REMITTITUR.

On motion for new trial, see New Trial. From verdict, see Trial, V.

REMONSTRANCE.

Withdrawing names from. 66:266.

REMOVAL.

Of personal representative, see Executors and Administrators. Of guardian, see Guardian and Ward.
Of officer, see Officers.

REMOVAL OF CAUSES.

Change of venue, see Venue.

Removal of causes. 14:410, Gil. 310.

Removal of causes to Federal court 13:458, Gil. 427; 25:534.

Federal Supreme Court. 7:331, Gil. 260.

Time for removal or dismissal of cause. 23:186.

Meaning of words "before trial." 23:186.

Jurisdiction of state court to pass upon questions involved in application for removal of cause to Federal Court. 23:186.

Effect of refusal of court to transfer cause of action. 98:36.

Who may make affidavit. 13:458, Gil. 427.

Necessity of verified petition for removal of cause. 13:458, Gil. 427.

Effect of petition for removal as ouster of jurisdiction. 23:186.

Ouster of jurisdiction on removal of cases to Federal court. 48:521.

Ouster of state jurisdiction on petition for removal on ground of diverse citizenship. 35:73.

When Federal court jurisdiction of removed cause attaches. 23:186.

Remand from Federal court as binding on state courts. 56:295.

RENDITION.

Of fugitive, see Extradition.

Of judgment, see Judgment, I.

References are to Reports as Notes are in that order.

RENEWAL.	
Of chattel mortgage, see Chattel Mortgage. Of lease, see Landlord and Tenant.	
RENT.	
Liability for, see Landlord and Tenant. Of mortgaged property, right to, see Mortgage, I.	
RENTAL VALUE.	
Evidence to prove rental value. 41:131.	
RENUNCIATION.	
Of contract, see Contracts, V.	
REOPENING CASE.	
See Trial, L.	
REORGANIZATION.	
Of corporation, see Corporations, II.	
REPAIRS.	
Evidence of, to show prior negligence, see Evidence, X Liability of landlord for, see Landlord and Tenant.	I.
REPEAL.	
Of Constitution, see Constitutional Law, I. Of statute of limitations, see Limitation of Actions. Of statute generally, see Statutes, III.	
REPETITION.	
Of instructions, see Trial, III.	

REPLEVIN.

- I. In general.
- II. Right of action and recovery.
- III. Procedure.

REPLEVIN-Continued.

I. In general.

Replevin as action in rem. 1:41, Gil. 25.

Drastic nature of replevin action. 8:467, Gil. 417.

Rule governing action of claim and delivery. 8:467, Gil. 417.

Statutes relating to actions for recovery of personal property. 16:490, Gil. 443.

Officer retaining possession of replevin property. 4:242, Gil. 171.

Liability of plaintiff in replevin for return of goods. 6:412, Gil. 277.

Protection of officer's lien. 20:196, Gil. 175.

Interest of officer in replevin property. 20:196, Gil. 175.

Validity of replevin under repealed statute. 17:475, Gil. 453.

II. Right of action and recovery.

When replevin lies. 4:242, Gil. 171; 5:486, Gil. 390; 35:395; 62:237.

When claim and delivery lies. 24:383.

When replevin or claim and delivery is substainable 12:87, Gil. 46; 13:501, Gil. 462.

Jurisdiction of action in replevin. 31:429.

What confers jurisdiction in replevin. 16:51, Gil. 38.

Possession as predicate for replevin. 7:33, Gil. 260; 8:467, Gil. 417.

Action of claim and delivery without immediate possession. 43:146.

Replevin for possession of deed as trying title. 37:215.

Right of owner to recover goods from trespasser. 21:491.

from innocent purchaser. 21:491.

Replevin against officer. 8:265, Gil. 231.

Lien as protection against replevin suit. 1:134, Gil. 110.

Who may maintain.

Who may maintain replevin. 1:175, Gil. 150; 36:156.

Replevin by mortgagee. 40:207.

Mortgagee's right to replevy chattels. 34:103.

Replevin by mortgagee against stranger. 37:400.

Right to possession necessary to maintain replevin. 42:102.

Replevin by lien holder against general owner. 60:525.

For what property.

Replevin for unidentifiable chattels. 8:467, Gil. 417.

Replevin for exempt property. 5:377, Gil. 305.

Replevin by debtor whose exempt property has been taken. 32:492.

Replevin for exempt property wrongfully seized. 7:184, Gil. 128.

Replevin for parts of realty wrongfully severed. 17:361, Gil. 335.

Replevin for papers. 37:505.

Replevin to recover deed. 43:539.

Replevin to recover possession of mortgaged personalty. 45:99.

- for property in custody of law.

Replevin of property in custody of law. 61:219.

Right to replevin property in custody of law. 7:104, Gil. 71; 86:177.

Replevin to retake replevied goods. 62:256.

What constitutes cross-replevin. 34:346.

REPLEVIN, II.-Continued.

Demand.

Demand of return in replevin. 73:58.

Necessity of demand before replevin lies. 7:502, Gil. 409; 20:435, Gil. 389; 34:506; 35:476; 36:156; 45:99.

Necessity of demand before suit against sheriff for levying on third person's goods. 8:75, Gil. 51.

Demand on sheriff as condition precedent to suit to recover property levied upon as that of another. 26:120, 172; 28:1.

Necessity of demand before suing officer for illegal seizure of property on writ against another. 29:7.

Necessity and sufficiency of demand in replevin. 34:103.

Acts constituting waiver of demand before suit in replevin. 44:404.

III. Procedure.

Pleading in, see Pleading, II.

Valuation in replevin. 16:51, Gil. 38.

Materiality of value in replevin. 8:351, Gil. 310.

Sufficiency of affidavit in replevin. 32:492.

Necessity of affidavit and notice to reclaim property taken on writ against another. 28:390.

Necessity of affidavit of ownership to claim property taken on levy against another. 14:163, Gil. 126.

Necessity of pleading waiver of exemption. 25:196.

Summons in replevin. 34:239.

Proper party defendant. 35:395.

Trial in action of claim and delivery. 36:156.

Questions raised.

Issues in replevin. 1:175, Gil. 150.

Right to show title in third person in replevin. 8:50, Gil. 30.

Trial of fraudulent conveyance in replevin. 13:326, Gil. 299.

Defenses.

Title acquired by plaintiff as defense in replevin. 35:204.

Outstanding title as defense in replevin. 42:488.

Recovery; verdict; judgment.

Extent of recovery, see Damages, III.

Finding of value in replevin. 4:270, Gil. 190.

Verdict in replevin. 51:546; 76:227.

Verdict and judgment in replevin. 51:460.

Judgment in replevin. 12:186, Gil. 114; 14:460, Gil. 343; 33:482; 39:102; 61:346.

Judgment in claim and delivery. 68:303.

Judgment in replevin and effect thereof. 6:412, Gil. 277.

Form of judgment in replevin. 13:46, Gil. 39; 57:264.

REPLEVIN, III.-Continued.

Form of verdict and judgment in replevin. 34:506.

effect of error in. 34:506.

objection to. 34:506.

Alternative judgment in replevin. 27:304; 37:509.

Necessity of judgment in the alternative in replevin. 24:37.

Waiver of alternative judgment for value. 39:102.

Waiver of finding or judgment for value. 37:509.

When return adjudged. 9:194, Gil. 179.

Necessity that judgment in replevin action award a return of the property to defendant. 33:253.

Right to adjudication of equities in replevin action. 21:332.

Assessment of value in replevin. 50:101.

Recovery of value of the use of property in action of replevin. 80:408.

Damages for use of property in action of replevin. 80:458.

Recovery in replevin of amount stated in complaint. 92:80.

Bond.

Bond in replevin as substitute for property taken. 20:196, Gil. 175.

Meaning of "prosecute with effect" in replevin bond. 33:253.

Validity of replevin bond. 64:231.

Right of action on bond. 33:253.

Breach of replevin bond or undertaking to prosecute. 33:253.

Liability on replevin bond. 6:412, Gil. 277; 88:56.

Liability of obligors on replevin bond. 9:314, Gil. 298.

Liabilities of sureties on bond in replevin. 64:256; 86:168.

Liability of surety for enlargement of replevin judgment. 21:51.

Parties defendant in action on replevin bond. 9:314, Gil. 298,

Effect of defective judgment on sureties in replevin bond. 14:554, Gil. 422.

REPLY.

See Pleading, V.

REPORT.

Of viewers or commissioners in condemnation proceedings, see Eminent Domain. Of referee, see Reference.

REPRESENTATIONS.

By insured, see Insurance, III.

REPRESENTATIVES.

Personal representative, see Executors and Administrators. Who are "representatives." 42:204.

References are to Reports as Notes are in that order.

REPUTATION.

Evidence of, see Evidence, X, X	ι.
	REQUESTS.
For instructions, see Trial, III.	
	RESALE.
Of land sold for taxes, see Taxes,	IV.

RESCISSION.

Of contract, see Contracts, V.

Of insurance policy, see Insurance, III.

Of sale of personalty, see Sale, III.

Of contract for purchase of land, see Vendor and Purchaser.

RESERVATION.

In deed, see Deeds.

Of interest by fraudulent grantor, see Fraudulent Conveyances.

Indian reservation, see Indian Reservations.

RES GESTÆL

See Evidence, X.

RESIDENCE.

Presumption and burden of proof as to, see Evidence, IL. See also Domicil.

RESIGNATION.

Of personal representative, see Executors and Administrators. Of guardian, see Guardian and Ward.

Of officer, see Officers, I.

RES JUDICATA.

Former jeopardy as bar, see Criminal Law. In general, see Judgment, II. Necessity for pleading, see Pleading, III.

References are to Reports as Notes are in that order.

RESPONDEAT SUPERIOR.

See Mai	ster and	Servant,	III.
---------	----------	----------	------

RESTITUTION.

Right to restitution on breach of trust. 31:94.

RESTORATION.

On rescission of contract, see Contracts, V.

RESTRAINT.

On alienation, see Perpetuities.

RESULTING TRUST.

See Trusts.

RETRACTION.

Of libel, see Libel and Slander.

RETROSPECTIVE LAWS.

Validity of, see Constitutional Law, I. When laws are retrospective, see Statutes, II.

RETURN.

Admissibility of, in evidence, see Evidence, IV.

Of execution, see Execution.

On appeal from justice's judgment, see Justice of the Peace.

To levy, see Levy and Seizure.

To assessor, see Taxes, IV.

Of service of process, see Writ and Process.

Conclusiveness of officers return. 1:427, Gil. 310.

Conclusiveness of official return. 3:277, Gil. 191.

REVENUE STAMP.

Effect of omitting to stamp instrument. 17:320, Gil. 296; 19:32, Gil. 14; 20: 178, Gil. 163.

REVIEW.

On appeal, see Appeal and Error.

References are to Reports as Notes are in that order.

REVIEW-Continued.

Of judgment, see Judgment, VIII.

Of assessment, see Taxes, IV.

Common law modes of review. 1:207, Gil. 181.

REVISION.

Of statute, see Statutes, III.

REVIVAL.

Of action, see Abatement and Revival. Of revoked will, see Wills.

REVOCATION.

- Of dedication, see Dedication.
- Of deed, see Deeds.
- Of liquor license, see Intoxicating Liquors.
- Of license generally, see License.
- Of physician's license, see Physicians and Surgeons.
- Of agency, see Principal and Agent, I.
- Of trust, see Trusts.
- Of will, see Wills.

REWARD.

Right to claim reward. 16:408, Gil. 365.

Who entitled to rewards offered. 14:487, Gil. 364.

Right of officers. 16:408, Gil. 365.

Public officer's right to reward for duties performed in official capacity. 14:487, Gil. 364.

Illegal contract as basis for reward. 56:438.

RIGHT OF WAY.

Easement in, see Easements.
Condemnation for, see Eminent Domain.

RIPARIAN RIGHTS.

See Waters.

RISKS.

Insurance against, see Insurance, VI.
Assumption of, by employee, see Master and Servant, II.

References are to Reports as Notes are in that order.

RIVER.

Navigability of, see Waters, I. Riparian rights in, see Waters, I	ı. ·
,	ROADS.
See Highways.	
	ROAD TAX.
Enforcement of road or poll tax.	82:317.
	ROBBERY.
Indictment for, see Indictment, et	c.
	RULES.
Of employer, see Master and Serv	ant, II.
RUI	LES OF COURT.
Conflict between statute and rule	of court. 9:72, Gil. 61.
RULE	es of decision.
See Courts.	
RUNN	VING AT LARGE.
See Animals.	
	S
SA	FETY GATES.
At railway crossing, see Railroad	s, II.
	SALARY.
Of public officer, see Officers.	·
	SALE.
I. What constitutes; validity II. Warranty.	y; effect.

References are to Reports as Notes are in that order.

III. Rights and remedies of parties.

SALE-Continued.

At auction, see Auction. Of mortgaged chattels, see Chattel Mortgage. Conflict of laws as to, see Conflict of Laws. Measure of damages for breach of contract of, see Damages, III. Admissibility of seller's declarations as to ownership, see Evidence, X. Of property of decedent's estate, see Executors and Administrators. Of homestead, see Homestead. Of infant's real estate, see Infants. Unlawful sale of liquors, see Intoxicating Liquors. Judicial sale, see Judicial Sale. On foreclosure, see Mortgage, VI. Seller's liability for defects in thing sold, see Negligence, L. Of pledged property, see Pledge. Authority of agent to make, see Principal and Agent. II. Of public lands, see Public Lands. By receiver, see Receivers. For taxes, see Taxes, IV. Of standing timber, see Timber. By trustee, see Trusts. Of land, generally, see Vendor and Purchaser.

I. What constitutes; validity; effect.

Oral contract of, see Contracts, I. Sale in fraud of creditors, see Fraudulent Conveyances. When transaction is sale. 3:364, Gil. 257; 41:279; 43:33. What constitutes a sale. 41:116; 45:446; 52:216; 33:111. What constitutes sale by sample. 14:273, Gil. 203; 60:219; 63:478. Sale or agreement for sale. 81:232. Contract of sale or agency. 48:113. Executed or executory contracts of sale. 35:443; 47:422; 65:148. What constitutes executed sale. 9:142, Gil. 132. Sale of nonexistent thing. 65:273. Sale of after-acquired property. 41:218. Sale of future crops. 22:561; 25:484; 41:218; 39:348. Sale of property with right to return. 57:377. Requisites to valid bill of sale. 35:399. Validity of sales agreement. 49:1. Effect of failure of consideration. 55:457. Validity of fraudulent sales. 15:472, Gil. 387. Voidability of fraudulent sale of diseased animals. 18:288, Gil. 262. Necessity of earnest money. 9:142, Gil. 132. Tender under contract for sale of specific articles. 79:167. Who is bons fide purchaser. 46:397. Subsequent purchasers with notice of unrecorded transfer. 31:518. Effect of vendee, representing that he is merely agent. 40:473. Document of title. 78:475. Passing of title; delivery.

References are to Reports as Notes are in that order.

Ownership of goods. 63:242.

SALE, I.-Continued.

Passing of title to goods. 19:132, Gil. 99; 36:423.

When title to goods passes. 33:111; 24:176; 43:409; 51:269; 63:478; 68:333.

When title passes under a contract of sale. 65:273; 72:159.

When consignment vests title. 45:446; 47:89.

Title on consignment for sale. 30:89.

Title to goods sold on approval. 33:32.

Fraudulent sale as passing title. 53:27.

Appropriation of articles to buyer to pass title. 22:279.

Passing of title in sale of a definite quantity out of a larger mass. 39:530.

When title to personal property passes on sale of part of mass. 48:396.

Payment as affecting title to goods included in contract for work. 22:471.

Passing of title to goods sold for cash on delivery. 44:153; 59:144.

Conditions of cash sale as affecting title. 44:224.

Waiver of cash on delivery. 38:272.

- delivery generally.

Sufficiency of delivery of goods. 42:494; 58:464.

Acts constituting sufficient delivery under statute. 39:269.

as dependent on nature of chattels. 39:269.

Delivery sufficient to pass title. 39:530; 47:422.

Delivery of property under executory contract of sale as passing title. 55:159.

Passing of title by delivery under contract to sell and deliver. 57:190.

Delivery as precedent to action for price of goods. 22:279.

Necessity of change of possession under sale. 40:421.

Change of possession under sale of stock of goods. 72:329.

Validity of sale without change of possession. 3:364, Gil. 257; 34:416.

Sufficient delivery to avoid fraud. 54:509.

Place of delivery under contract of sale. 30:473; 60:183.

Title of vendee of goods delivered without payment. 73:315.

- delivery to carrier.

Delivery to common carrier. 42:494.

Effect of vendee naming carrier, 30:473.

Effect of delivery to carrier. 30:473.

Effect of delivery by seller to carrier selected by him. 30:343.

Effect of delivery to carrier on vendee's liability. 81:232.

Ownership of goods on shipment by carrier. 63:242.

Delivery of bill of lading as passing title to goods. 29:363.

Bill of lading as evidence of ownership. 83:469.

- delivery to elevator.

When delivery of grain to elevator constitutes sale. 79:94.

Ownership of grain stored in an elevator. 79:275.

Conditional sale.

Rights and remedies of parties, see infra, III.

Conditional sale. 92:134; 93:91.

What constitutes conditional sale, 25:530; 32:111; 34:118; 43:409; 74:115.

Implied conditional sale. 33:111.

Conditional delivery of machinery. 38:272.

Conditional sale and chattel mortgage. 23:57.

SALE, I.-Continued.

Conditional sale and lease. 23:57.

Waiver of condition of conditional contract of sale. 43:409.

Filing of contract of conditional sale. 69:69.

Recording of conditional sales. 91:79.

Necessity for filing contract of conditional sale. 39:210; 52:216.

Voidability of unrecorded conditional sale. 68:282.

Sufficiency of notice of unrecorded conditional sale. 83:301.

Actual notice of unfiled conditional sales contract. 35:534.

Place to file lien statement or chattel lien. 77:63.

Vendor's title under conditional sale of articles to be affixed to freehold. 56: 244.

Acceptance; retention.

Acceptance of goods. 76:42.

What constitutes acceptance. 18:300, Gil. 272; 30:343; 45:190; 47:344; 60:183; 71:167.

Acceptance within meaning of statute. 58:149.

Acts necessary to constitute an acceptance of goods. 28:352.

Receipt and acceptance distinguished. 28:352.

How acceptance of goods shown. 26:411.

Right to inspection before acceptance. 60:183.

Right of vendee to examine goods before acceptance. 18:300, Gil. 272.

Right of vendee to reasonable time to examine goods. 21:391.

Fraud in inducing acceptance without examination of goods sold. 28:476.

Place of inspection of goods. 65:480.

Implication from delay in giving notice. 33:32.

Waiver of notice of nonacceptance. 26:411.

Waiver of acceptance or rejection of goods. 65:480.

Liability for goods not ordered. 45:190.

Waiver of irregular sale. 46:148.

Waiver of conditions of sale. 73:315.

Waiver of delay in making a delivery of goods. 65:89.

- effect of; waiver of warranty by.

Waiver of objections by acceptance of goods. 43:23.

Effect of acceptance on seller's promise to rectify defect. 37:331.

Acceptance as waiver of breach of warranty. 45:190.

Waiver of objection to quality of article sold by acceptance of it. 35:443.

Effect of acceptance of warranted personal property showing defects. 34:511. Waiver of implied warranty by acceptance. 21:486.

II. Warranty.

Waiver of warranty by acceptance, see supra, I.

Rights and remedies on breach, see infra, III.

Parol evidence as to, see Evidence, VI.

Authority of agent to warrant, see Principal and Agent, II.

Warranty on sale of goods. 71:484.

Sale on trial. 73:261.

What representations constitute warranty. 28:367.

SALE, II.-Continued.

Contract construable as warranty. 82:75.

Affirmative representations as warranties. 31:335.

Expression of opinion as warranty. 65:170.

Distinction between warranty and representation. 28:383.

Necessity of fraudulent representation to constitute warranty. 58:149.

Distinction between conditions precedent and warranty. 34:511.

Conditions precedent in warranty. 92:62.

Implied warranty in sale of chattels. 32:371; 35:538; 54:543; 63:478; 64:434; 65:170; 66:156; 67:329; 70:282; 80:519.

When implied warranty arises. 35:443; 66:384.

What constitutes express warranty. 21:486; 32:371.

Express warranty in executory contract. 31:437.

Express warranty as existing with executory contract. 50:178.

Express warranty as excluding other warranties. 65:170.

Necessity of the word "warrant" or an equivalent in contract of warranty. 28: 383.

Necessity of consideration for warranty. 28:367.

Validity of warranty. 33:339.

Warranty as part of contract. 34:374.

What is covered by and included in warranty. 49:541. patent defects. 49:541.

What covered by general warranty. 28:367; 63:94.

General warranty as covering patent and obvious defect. 28:383.

Effect of warranty in executory contract of sale. 34:511.

Effect of warranty of stallion. 69:543.

Warranty in the sale of stock of corporation. 46:413.

Warranty in sale of passage ticket by broker. 57:70.

Time and place of warranty. 53:199.

Proof of reliance on warranty. 82:75.

What constitutes breach of warranty. 69:524.

Waiver of warranty. 66:384.

Oral warranty.

Necessity of written warranty. 34:374.

Validity of parol warranty. 51:562.

Right to rely upon parol warranty as against fraudulent written warranty. 28:476.

Subsequent written warranty as superseding verbal warranty. 33:329.

Written warranty as excluding evidence of an oral one. 46:347.

Proof of oral warranty. 33:339.

By description.

Warranty by description. 43:23; 51:525.

Words of description as warranty. 34:511.

Implied warranty on sale by description. 37:41.

Implied warranty in sale of goods by description. 34:511.

References are to Reports as Notes are in that order.

Index to Notes, Minn. Rep. 42.

SALE, II.-Continued.

Of title.

Implied warranty of title on sale of chattel. 7:414, Gil. 328; 47:500; 56:332; 74:90.

Breach of warranty of title by encumbrances. 47:500.

Of quality or fitness.

Affirmance of quality as warranty. 13:109, Gil. 99.

Implied warranty of quality. 21:70; 60:401; 88:60.

on sale of provisions for food. 21:70.

Implied warranty of fitness. 42:109; 51:525; 57:377; 60:401.

of fitness of food, 70:282.

of stones or bricks for special purpose. 51:525.

Warranty of capacity of machine. 32:371.

Test of suitableness of machine or appliance. 88:480.

Liability on warranty of fitness. 94:157.

Spavin on horse as unsoundness. 49:541.

As to identity, existence, or genuineness.

Implied warranty in contract of sale as to indemnity of thing sold. 59:476.

As to validity and existence of choses in action transferred. 59:476. In sale of commercial paper as to genuiness of signatures. 59:476.

On sale by sample.

Warranty in sale by sample. 14:273, Gil. 203; 60:219.

implied warranty. 63:478.

Conformity to sample as condition precedent. 21:486.

Breach of warranty on sale by sample. 14:273, Gil. 203.

Effect of inspection, or opportunity to inspect.

Effect of acceptance, see supra, I.

Waiver of warranty by inspection. 65:449.

Inspection as waiving implied warranty. 21:486.

Duty of purchaser on approval or trial. 39:57.

Duty of buyer to examine and reject goods within reasonable time. 34:511.

Duty of vendor as to delivery. 46:393.

III. Rights and remedies of parties.

Rights and liabilities of fraudulent purchaser, see Fraudulent Conveyances. Allegations in action for breach of contract, see Pleading, IL. Contracts payable in goods. 34:497.

buyer's duty as to delivery. 34:497.

when right to pay in goods lost. 34:497.

Rights under part performance of contract. 38:519.

delivery and acceptance of part of goods sold. 38:519.

Liability for partial acceptance of goods sold. 81:232.

Delivery of quantity in excess of order. 27:208.

Effect of contract to ship f. o. b. 48:323.

Liability for unfitting defects in articles sold. 67:329.

Rights of vendes on sale by description. 63:478.

Recovery of money paid under contract by party rescinding same. 38:18.

SALE, III.—Continued.

Duty of dissatisfied purchaser on approval as to return of goods. 33:32.

Risk of loss during transportation. 30:473.

Right of action for failure to deliver. 21:456.

Effect of refusal to perform executory contract of sale. 21:456.

Right of buyer to reject goods. 28:352.

Outstanding note as defense or element of damage in action between buyer and seller. 36:220.

Action for purchase price.

Action for purchase price. 59:144.

Remedies of unpaid vendor of goods. 55:426; 63:478.

Necessity of delivery before action on contract for purchase price. 78:370.

Action for price on refusal of vendee to accept or receive goods. 9:223, Gil. 209.

Effect of vendee's failure to pay for first instalment of goods. 34:39.

Fraud as defense to recovery of purchase price. 49:322.

Conditional sales.

Rights of parties to contract of conditional sale. 25:530.

Rights and liabilities on default of conditional sale. 27:495.

Remedies of seller under conditional sale. 33:111.

Right to maintain action under conditional contract of sale. 43:409.

Right of vendor under conditional sale to retake possession of property. 24: 176.

Right to recover on note. 27:495.

Waiver of conditional sale. 33:111.

Waiver of recovery of property by conditional vendor. 74:115.

Seller's lien.

Vendor's lien. 44:115; 74:130.

Lien for purchase price of goods. 55:426.

Against subpurchaser. 55:426.

Stoppage in transitu.

Right of stoppage in transitu. 28:551; 58:464; 64:245.

On breach of warranty.

Rescission on, see infra, Rescission.

Measure of damages, see Damages, III.

Presumption and burden of proof as to breach, see Evidence, II.

Allegations in action for breach, see Pleading, II.

Sufficiency of allegation as to damages from breach, see Pleading, II.

Remedies of purchasers for breach of warranty. 31:437; 34:511.

Remedy on warranty after acceptance. 35:90.

Remedy on breach of warranty of title. 47:500.

Remedy for breach of warranty as to quality in executed contract. 90:161.

Action for breach of warranty, 50:178, 261.

when purchase price is unpaid. 50:261.

effect of right to return goods. 50:261.

effect of vendee's acceptance of goods. 50:261.

Right to return as affecting action for breach of warranty. 28:476.

SALE, III.-Continued.

Breach of warranty as defense. 28:172.

to action for price. 33:503.

Breach of warranty as defense or right of action. 27:428.

Recovery for breach of warranty. 69:524.

before payment of price. 46:306.

Conditions precedent to action for breach of warranty. 31:489. waiver by agent. 31:489.

- return of property or notice of defects.

Warranty with provision for return and substitution of sound machine. 31:

Action for breach where warranty contains provision for return. 32:288.

Return of machine after discovery of defects and notice to the vendor as condition upon warranty. 31:343.

Notice of defect under contract of warranty. 31:489.

Waiver of notice of failure of warranted machine to work properly. 33:98; 35:363.

Acts constituting waiver of notice of defects as condition on warranty. 47:
183.

Rescission.

Rescission of contract of sale. 80:519.

Rescission of contract by vendor. 45:543.

Right of vendee to rescind contract of sale. 18:300, Gil. 272.

Right to avoid sale where vendee knows what he buys. 26:288

Refusal to accept part of goods as rescission. 21:374.

Return of goods after inspection as rescission. 21:486.

Avoidance of sale for fraud. 46:397; 75:542.

notice to purchaser. 75:542.

Rescission of sale for failure of seller to deliver possession. 36:325.

Rescission of conditional contract of sale. 43:409.

Redelivery as essential to rescission. 47:500.

property purchased on trial. 47:500.

- on breach of warranty.

Rescission for breach of warranty of executed sale. 47:500.

Right to rescind upon breach of warranty. 21:391.

Right to rescind for breach of warranty. 18:300, Gil. 272.

Rescission of sale for breach of warranty. 29:373.

Right to rescind sale for breach of warranty. 37:41.

Rescission for breach of warranty. 65:170.

Rescission as remedy for breach of warranty. 86:40.

Bona fide purchasers.

Title of purchaser from one without title. 56:244.

Duty of purchaser in ascertaining vendor's title. 21:435.

Who is bona fide purchaser for value. 33:157.

SALOON.
Sales of liquor in, see Intoxicating Liquors.
SALOON KEEPER.
Liability for assaults by other licensees or guests. 83:
SAMPLE.
Warranty on sale by, see Sale, II.
SANITY.
Presumption and burden of proof as to, see Evidence, II Opinion evidence as to, see Evidence, VII. Evidence of, generally, see Evidence, XI. See also Incompetent Persons.
SATISFACTION.
Of chattel mortgage, see Chattel Mortgage. Of judgment, see Judgment, V. Of mortgage, see Mortgage, V. Of tax, see Taxes, IV. See also Accord and Satisfaction.
SAVINGS ASSOCIATIONS.
See Building and Loan Associations.
SAVINGS BANK.
See Banks.
SCALE BILLS.
As evidence, see Evidence, IV.

SCHOOL DISTRICT.

SCHOOL BOOKS.

See Schools.

See Schools.

SCHOOLS.

Universities, see Universities.

Contracts by educational departments of the state. 7:61, Gil. 45.

Organization of schools and universities. 40:13; 75:514.

Compulsory vaccination as condition of admission to schools. 86:353.

Aid to: funds.

Grant of public lands for schools, see Public Lands.

Maintenance of public schools from proceeds of public lands. 7:121, Gil. 79.

Power of legislature to authorize county to aid public schools. 25:1.

Action for wrongfully paying or withholding school funds. 31:333.

Teachers

Place to hold teachers' examinations. 73:375.

Validity of contract to teach without certificate. 27:433.

License as precedent condition to contract to teach in public schools. 12:448, Gil. 337.

Action for school teacher's salary. 35:309.

Validity of teacher's pension fund. 87:130.

Officers; elections; meetings.

Powers of school board. 5:280, Gil. 221.

to borrow money. 17:412, Gil. 391.

Organization of school boards. 27:38.

Power of school directors to contract for supplies. 37:96.

Power of single director to bind school district. 12:17, Gil. 1.

Board action necessary with school district. 37:96.

Necessity of board action to make contract for school district. 35:163.

ratification by school district. 37:96.

Election of school officers. 83:194.

Authority to canvass result of school election. 25:106.

Necessity for school district meetings. 45:88.

Districts.

Presumption as to, see Evidence, II.

Rural and municipal school districts. 17:412, Gil. 391.

Organization of school districts. 75:456.

Powers of school district. 5:280, Gil. 221.

Powers of school district at special meetings. 12:17, Gil. 1.

School district as municipal corporation. 5:280, Gil. 221.

Validity of contracts with school districts. 77:469.

- liability.

Liability for performance of governmental duties. 30:96.

Liability for negligence. 30:186; 49:106.

Liability for neglect to provide schools. 31:227.

Liability to suits for trespass. 7:203, Gil. 145.

Liability on unauthorized indebtedness. 54:385.

Liability on contract by directors for supplies. 37:96.

- change of boundaries.

Division of counties into school districts. 84:417.

Right to change boundaries of school district. 42:357.

SCHOOLS-Continued.

Power of legislature to change limits of school districts. 40:13. to apportion debts and transfer liability. 40:13.

Effect of dividing school district and annexing portion of its territory to city, 10: 439, Gil. 352.

property rights of divided portions. 10:439, Gil. 352.

Provisions on alteration of school districts. 67:402.

Merger or subdivision of school districts. 10:340, Gil. 268.

effect on property, debts, and revenues. 10:340, Gil. 268.

Buildings.

Power of district officials over school buildings. 82:516.

Location of school buildings. 61:259; 83:111.

Authority to erect and repair school buildings. 10:433, Gil. 345.

Power of school board to properly equip school houses. 35:163.

Taxes.

Exemption of, from taxation, see Taxes, II. Taxation for school purposes. 75:456. Taxation for support of public schools. 75:514. Levy of school tax. 71:283.

Warrants.

Lack of funds as preventing issuance of school warrants. 74:28.

Validity of school district warrants or certificates of indebtedness. 10:340,

Gil. 268.

Text books.

Power of state to contract with publishers as to text books. 25:1. Validity of act providing for uniform text books. 25:1. Uniform text books as essential to uniform system of schools. 25:1.

SCIENTIFIC BOOKS.

As evidence, see Evidence, IV.

SCIRE FACIAS.

Use of scire facias. 3:151, Gil. 95.

SEAL.

Effect of affixing seal to instrument. 3:332, Gil. 232.

Effect of seal on negotiability of instrument. 32:135.

Seal as importing consideration. 53:10.

Great seal as proving itself. 36:177.

Effect of want of notarial seal to notarial act. 28:118.

Necessity of seal of clerk of courts to oath administered. 40:63.

Official seal as requisite to notarial act. 81:225.

Power of court to dispense with use of seal. 28:118.

Seal as surplusage. 30:388.

SEAL-Continued.

Rejection of seal as surplusage. 40:11.

Abolishment of private seals. 80:397.

What constitutes "sealed" instrument. 32:185.
sealed note. 32:135.

Sufficiency of seal. 28:118.

Sufficiency of device used as a seal. 57:499.

Scroll as seal. 32:135.

Distinction between sealed and unsealed instruments. 23:551; 33:257.

SEALED VERDICT.

See Trial, V.

SEARCH.

As to abstract of title, see Abstracts.

SEARCH AND SEIZURE.

Constitutionality of search and seizure laws. 89:205.

Validity of search warrant issued by judge for own property. 22:245.

SECONDARY EVIDENCE.

See Evidence, III.

SECRETS.

Trade secrets, see Trade Secrets.

SECURED CREDITOR.

Security as primary resort of secured creditor. 6:550, Gil. 386.

SECURITY.

On appeal, see Appeal and Error, III., X.

SEDUCTION.

Measure of damages for, see Damages, III.

Indictment' for, see Indictment, etc.

Definition of seduction. 34:285.

What constitutes seduction. 4:325, Gil. 241; 31:54; 38:154; 50:363; 78:468.

Promise of marriage in seduction. 34:285.

Seduction as crime. 4:325, Gil. 241; 27:52.

SEDUCTION—Continued.

Crime of seduction: 22:407.

Meaning of "previous chastity." 34:285.

Previous chaste character of female seduced. 41:196.

Chastity after reformation of woman. 4:325, Gil. 241.

Action for seduction. 59:251.

by parent. 59:251.

Right of action by parent for daughter's seduction. 31:54.

Right of parent to damages for daughter's seduction. 78:468.

SEED GRAIN.

Lien for, see Liens.

Requisites of a seed-grain note. 43:342.

Sufficiency of "furnishing" of seed-grain to validate seed-grain note. 44:390.

SEIZURE.

See Levy and Seizure; Search and Seizure.

SELF-CRIMINATION.

See Criminal Law, II.

SELF-DEFENSE.

Commission of homicide in, see Homicide.

SELF-EXECUTING PROVISIONS.

Of Constitution, see Constitutional Law, I.

SELF GOVERNMENT.

Local self government, see Constitutional Law, L.

SENTENCE.

For crime, see Criminal Law, IV.

SEPARATE PROPERTY.

Of married woman, see Husband and Wife, II.

SEPARATION.

Of powers of government, see Constitutional Law, L.

SEPARATION-Continued.

Of jury, see Trial, I. See also Divorce and Separation.

SEQUESTRATION.

What is sequestration. 48:172. Sequestration suit as an equitable action. 55:139. Sequestration of earnings of quasi public corporations. 56:188.

SERVANTS.

See Master and Servant.

SERVICE.

Of process, presumption and burden of proof as to, see Evidence, IL. Of notice of foreclosure, see Mortgage, VI. Of writ, see Writ and Process. Service by mail. 32:434.

SERVICES.

Evidence of value of, see Evidence, XI. Opinion evidence as to value of, see Evidence, VII.

SERVITUDE.

Additional, see Eminent Domain.

SET-OFF AND COUNTERCLAIM.

Pleading of, see Pleading, VI. Counterclaims. 6:550, Gil. 386; 31:427. Counterclaims to actions. 47:557. Defense or counterclaim. 59:240. Requisites of counterclaims. 19:181, Gil. 145; 36:312. Right of set-off. 25:299; 47:183; 62:361; 75:138. Right of set-off or counterclaim. 79:386. Right to counterclaim. 15:501, Gil. 413; 44:475. When counterclaim may be set up. 6:420, Gil. 284. What constitutes set-off. 2:30, Gil. 21. What constitutes counterclaim. 62:188. What constitutes a valid counterclaim. 6:319, Gil. 224. What may be set up as counterclaim. 72:395. What may be subject of counterclaim. 28:147. Matters available as counterclaims. 54:259. Matter of defense as counterclaim. 20:433, Gil. 387.

SET-OFF AND COUNTERCLAIM-Continued.

Right to set up defense by way of counterclaim. 25:210.

Specific relief by counterclaim. 37:320.

Scope and office of counterclaim. 22:541; 26:105, 252; 29:46.

in replevin. 26:105.

Equitable set-off. 17:100, Gil. 76.

who may claim. 17:100, Gil. 76.

Claims subject to equitable set-off. 65:426.

Equitable set-off where there is no remedy at law for the counterclaim. 14:469, Gil. 351.

Right to interpose set-off in replevin. 36:300.

Set-off in suit for contract price. 47:183.

Set-off in action against corporation. 53:214.

Set-off in action by corporate creditor against stockholder. 76:328.

Set-off by stockholder against claim due corporation. 74:354.

Counterclaim in action for rent. 63:481.

Set-off against note. 48:539.

Set-off or counterclaim against taker of overdue bill or note. 19:181, Gil. 145. Counterclaim for breach of warranty. 33:492.

in action on purchase money notes. 29:373.

Failure of title or breach of covenants as counterclaim to action for price. 7:356. Gil. 282.

Set-off against city's liability for hydrant rentals. 88:437.

Counterclaim in actions under forcible entry and detainer act. 67:449.

Counterclaim for abuse of process on action for claim asserted. 29:122.

Set-off involving tort. 44:61.

Right of set-off to tort action. 96:50.

Counterclaim for tort in contract action. 20:102, Gil. 86.

Counterclaims available against firm creditor. 29:201.

Defendant's lien on property as set-off in conversion. 37:135.

Counterclaim for condemnation in ejectment. 42:245.

Nature of benefits that may be set off against the value of the land in condemnation proceedings. 37:203.

Set-off as available against nominal plaintiff. 50:178.

Surety's right to set-off. 57:87.

Set-off in action against surety. 44:61.

Availability of set-off or defense against agent in suit by undisclosed principal. 73:434.

Set-off as between bank and its depositors. 67:172.

Right of bank to set off debt against deposit. 69:196.

Maturity of counterclaim. 61:230.

Right of set-off against the estate of a decedent. 52:501.

Time for objection to counter-claim. 40:176.

Connected with cause of action.

Counterclaim connected with subject of the action. 20:234, Gil. 212.

Counterclaims "arising out of same contract or transaction." 14:469, Gil. 351; 26:252.

purchase price and counter demand for rent. 14:469, Gil. 351.

by tenant sued on lease. 26:252.

References are to Reports as Notes are in that order.

SET-OFF AND COUNTERCLAIM-Continued.

Recoupment.

When right to counterclaim or recoup accrues. 33:503.

Right of defendant under plea of recoupment. 3:182, Gil. 116.

Recoupment of damages upon special contract of employment. 9:50, Gil. 39.

Recoupment between vendor and purchaser. 72:308.

Recoupment in action for rent. 68:48.

Right of tenant to recoup damages in action for rent. 29:91.

Recoupment of debt against value of chattels mortgaged. 52:232.

Recoupment of damages in action for price. 60:199.

Recouping debt against corporation in action to enforce liability of stockholders. 66:487.

As against assignee.

Set-off against assignee of debt. 23:175.

Right to set-off against assignees. 31:33.

Against assignee of overdue bill or note. 31:33.

Effect of insolvency.

Set-off against insolvent. 60:208; 61:330.

Equitable set-off after insolvency. 23:175.

Insolvency as a ground for equitable set-off. 57:87.

Insolvency as ground for set-off. 45:383.

Against assignee in insolvency. 62:361.

Equitable set-off in an action by assignee in insolvency. 53:105.

Right of set-off against receiver. 71:497.

Against insolvent bank. 25:299.

Set-off of deposit against indebtedness to insolvent bank. 71:394.

Equitable set-off against bank debts and deposits. 57:87.

Set-off by bank against bankrupt's deposit. 94:445.

Of and against judgments.

Set-off of judgments. 68:328.

Right to set off judgments. 79:390; 92:110.

Right of set-off against judgment. 43:171.

Right to have set-off of judgments. 3:419, Gil. 306.

Set-off of judgments in supreme court. 3:419, Gil. 306.

Set-off of judgments as between parties. 6:562, Gil. 398.

as against assignees. 6:562, Gil. 398.

Power of courts to set off judgments. 3:419, Gil. 306.

Counterclaim attacking judgment sued on. 69:440.

Motion to set off judgments. 6:562, Gil. 398.

effect of pendency of an appeal from judgment. 6:562, Gil. 366.

Right to set-off against assignee of judgment. 54:14.

As affected by exemption rights. 3:419, Gil. 306.

Bar of right of set-off by judgment. 17:35, Gil. 18.

SETTLED ACCOUNT.

See Accounts.

SETTLEMENT.

Of decedent's estate, see Executors and Administrators. Of poor person, see Poor and Poor Laws. See also Compromise and Settlement.

SEVERABILITY.

Of contract generally, see Contracts, II.

Of insurance contract, see Insurance, III.

SEWERS.

See Drains and Sewers.

SHAM PLEADING.

See Pleading, L.

SHAREHOLDERS.

Of corporation, see Corporations, V.

SHERIFF.

Levy by, see Levy and Seizure.

Duty of, as to redemption from foreclosure sale, see Mortgage, VII.

Compensation.

Right of sheriff to mileage in case warrant is not served. 15:324, Gil. 254.

Right of sheriff to compensation for services. 35:365.

Sheriff's travel fees and mileage. 37:491.

Sheriff's commissions on sales bid in by plaintiff where no money in fact passes. 57:216.

Recovery of fees by sheriff from county for serving personal tax warrants. 71:18.

Liability.

Amercement of sheriff for wilful violation of duty to pay over money. 29:162. Liability for failure to execute process. 47:27.

Breaking by sheriff as applied to outer doors and windows. 34:92.

Liability of officer breaking into house to execute process. 34:92.

SHIPPING.

As to ferries, see Ferries.

Protection of part owner of boat. 33:232.

Duties of steam tug. 84:447.

References are to Reports as Notes are in that order.

SHOR	æ.
Rights in, see Waters.	
SIDEW	ALK.
See Highways.	
SIGNA	LS.
Duty as to, at highway crossing, see Railro	oads, IL
SIGNAT	ure.
To writing required by statute of frauds, to writ, see Writ and Process. See also Affidavit. Sufficiency of signing of instrument. 25:1	•
SILEN	CE.
Estoppel by, see Estoppel. Presumption from, see Evidence, II.	
SIMILAR	ACTS.
Evidence of, see Evidence, XI.	
SITU	 8.
Of debt for purpose of garnishment, see G For purpose of taxation, see Taxes, IIL	arnishment.

SKILL.

Presumption and burden of proof as to, see Evidence, II.
Opinion evidence as to, see Evidence, VII.
Evidence as to generally, see Evidence, XI.
Sufficiency of proof of, see Evidence, XII.
As to negligence generally, see Negligence.
Question for jury as to, see Trial, II.

SLANDER.

See Libel and Slander.

SLANDER OF TITLE.

See Libel and Slander.

SPECIAL DAMAGES.

Necessity for pleading, see Pleading, II.

SPECIAL FINDINGS.

By court, see Trial, IV. By jury, see Trial, V.

SPECIAL INCORPORATION.

See Corporations, I.

SPECIAL INTERROGATORIES.

See Trial, II.

SPECIAL PARTNERSHIP.

See Partnership, VII.

SPECIAL PROCEEDINGS.

Appealability of order in, see Appeal and Error, I. "Special proceeding." 53:346; 84:403.

SPECIAL VERDICT.

See Trial, V.

SPECIFIC PERFORMANCE.

Specific performance of contract. 40:34; 42:482; 96:57.

Right to specific performance. 4:141, Gil. 93; 16:512, Gil. 462; 27:346; 30: 335; 31:390; 38:245; 39:105, 238; 42:121; 44:361; 70:23; 74:293; 75:350; 83:206; 89:507; 90:197.

with compensation. 44:361.

Requisities of specific performance. 13:264, Gil. 246.

Prerequisites to specific performance. 43:77.

Concurrent and dependent stipulations as affecting enforcement of contracts.
27:328.

Specified performance of contract providing sum for violation. 28:439. Sufficiency of part performance to support specific enforcement. 25:516. Equities under defectively executed instruments. 29:322.

References are to Reports as Notes are in that order.

SPECIFIC PERFORMANCE-Continued.

Sufficiency of writing to entitle to specific performance. 55:115.

Sufficiency of mechanical or clerical signatures to instruments. 37:250.

Compelling acceptance of conveyance. 55:311.

When specific performance will not be decreed. 37:124.

Proof necessary in specific performance. 31:418.

Duty of court in enforcing contract. 50:429.

Certainty.

Specific performance of indefinite or uncertain contract. 32:263.

Necessity of certainty in terms of contract. 25:516.

Certainty in time as basis for. 27:346.

Mutuality.

Specific enforcement of contract wanting mutuality. 30:335.

Necessity of mutuality of contract to be specifically enforced. 42:526.

Mutuality of remedy by special enforcement. 89:187.

Oral contracts.

Of oral contract, 38:245.

Specific performance of parol agreement within statute of frauds. 5:247, Gil.

Specific performance of a contract required to be in writing. 40:196.

When specific performance of oral contract decreed. 32:482.

Right of action for nonperformance of oral contract within statute. 56:222.

Enforceability of oral agreement to pay more than legal rate of interest. 63:258. Oral agreement to execute mortgage. 31:216.

Effect of improvements by vendee on specific performance of parol contract for land. 13:191, Gil. 180.

Specific performance of parol contract to convey real estate. 39:197.

Subject matter of contracts.

Specific performance of agreement to assign or cancel debt. 16:123, Gil. 112.

Specific enforcement of contract to make will. 89:507.

in particular manner. 46:33.

Right to enforce a promise of additional compensation. 61:482.

Equitable enforcement of contracts respecting trade. 87:230.

-as to personalty.

Specific performance of contract for sale of chattels. 61:271; 81:259. corporate stock, 81:259.

-as to realty.

Right to performance of real estate contracts. 42:121.

Specific performance of agreement to convey. 9:157, Gil. 144.

Right to specific enforcement of executory contract for sale of lands. 13:462, Gil. 430.

Remedy of purchaser where wife refuses to join in deed. 18:462, Gil. 414.

Specific performance by husband where wife refuses to join in his deed. 20:178,

Specific performance of contract to convey land in which vendor has no title. 20:205, Gil. 184.

SPECIFIC PERFORMANCE-Continued.

Specific enforcement of contract to convey land encumbered or not owned at time of contract. 40:312.

Marketable title as prerequisite to specific performance. 43:480.

Enforceability of agreement to convey land for public use. 80:332.

Contract to convey land to be selected later. 42:482.

Specific enforcement of contract to devise land. 93:45.

Enforcement of contracts for mortgages. 11:356, Gil. 254.

Specific performance of agreement to execute a mortgage. 31:216; 34:13.

Right to enforce agreement to remove encumbrances. 34:382.

Necessity for tender.

Necessity of tender in specific performance. 21:409.

Necessity of previous tender. 9:157, Gil. 144.

Necessity for tender before suit for specific performance. 39:301; 55:374.

Defenses.

Defense to specific performance. 40:528.

Fraud as defense to specific performance. 28:476.

Mistake as equitable defense in action for specific performance. 39:250; 40: 528.

Effect of acquiescence in revocation of executory contract. 39:238.

- laches; delay.

Laches barring specific performance. 21:15.

Laches as defense to specific performance. 21:111.

Laches as affecting specific performance. 55:374.

Delay in suing. 30:335.

Delay as barring specific performance. 65:277.

Effect of delay. 39:105.

Delay as affecting right to specific performance. 39:238.

Statute of limitations as applied to actions for specific performance. 32:445.

When delay in performing, waived. 34:422.

Decree.

Judgment in specific enforcement of sale of land. 86:509.

Damages in specific performance suit. 24:4; 46:507.

Damages in lieu of specific performance. 30:528.

Recovery of damages on denial of specific performance. 39:250.

Adjustment of counter equities in specific performance. 79:135.

SPEED.

Opinion evidence as to, see Evidence, VII.

Of railroad trains, see Railroads, II.

Of street car, see Street Railways.

SPEEDY TRIAL.

Right of accused to, see Criminal Law, II.

References are to Reports as Notes are in that order.

Index to Notes, Minn. Rep. 43.

SPLITTING.

Of action, see Action or suit.

STALE DEMANDS.

To bar action, see Limitation of Actions, I.

STAMPS.

Revenue stamp, see Revenue Stamps.

Right of action against state. 29:474.

Waiver of state's immunity from being sued. 24:517. Liability of state for tortious conduct. 26:1. State control of municipalities. 12:41, Gil. 16.

STANDARD POLICY.

See Insurance, III.

STANDING TIMBER.

See Timber.

STARE DECISIS.

See Courts. V.

STATE.

Estoppel of, see Estoppel.

Concurrent powers of city and state over sale of liquors, see Intoxicating Liquora.

Mandamus to officers of, see Mandamus.

Public funds of, see Public Moneys.

Taxation by, see Taxes.

Definition of "state." 29:474.

Right of state. 18:40, Gil. 21.

Power of state. 56:100.

to engage in business. 56:100.

Where sovereign power rests. 29:474.

Right of state to sue. 10:39, Gil. 22.

STATED ACCOUNT.

See Accounts.

STATE COURTS.

Jurisdiction of, see Courts.

Removal of cause from, see Removal of Causes.

STATE INSTITUTION.

See Agricultural Societies.

STATEMENT.

Of mechanic's lien, see Mechanics' Liens. On motion for new trial, see New Trial.

STATIONS.

Railway stations, see Railroads, II.

STATUTE OF FRAUDS.

Bee Contracts,

STATUTE OF LIMITATIONS.

See Limitations of Actions.

STATUTES.

- I. Enactment; validity.
- II. Construction; operation; effect.
- III. Repeal; amendment; re-enactment.

Presumption and burden of proof as to, see Evidence, IL

I. Enactment; validity.

Enactment.

Enactment of ordinance, see Municipal Corporations, IL.

"Passage" of laws. 48:425.

Enactment of laws. 67:169.

Constitutional mode of enacting and entitling statutes. 2:330, Gil. 281.

Passage of bills by "yeas and nays." 45:451.

What are revenue laws. 25:1.

Bill for taxes and bonds of county high schools. 25:1.

Constitutional provision as to enacting clause of law. 73:203.

Executive signature of bills after adjournment of legislature. 48:425.

Computation of time within which governor must sign act. 8:366, Gil. 326.

"Two thirds vote" required to enact statute. 31:189.

References are to Reports as Notes are in that order.

Digitized by Google

1

STATUTES, I.—Continued.

Vote necessary to validity of law. 72:266.

Publication of laws. 13:153, Gil. 138.

Validity generally.

Constitutionality of, generally, see Constitutional Law.

Presumption as to, see Evidence, II.

Validity of mechanics' lien laws, see Mechanics' Liens.

Validity of ordinance, see Municipal Corporations, II.

Validity of statute. 8:297, Gil. 205; 18:272, Gil. 247; 22:312.

Constitutionality of statute. 11:480, Gil. 358; 70:99.

When statute unconstitutional. 57:345.

Validity of unconstitutional statute. 90:6.

Rule for determining constitutionality of statute. 33:235.

Impossibility of performance as affecting validity of statute. 86:399.

Omissions or mistakes in act affecting validity of legislation. 29:216.

When statute will be declared unconstitutional. 25:1.

Liability for acts done under unconstitutional statute. 11:223, Gil. 145.

-invalid in part.

Partial invalidity of ordinance, see Municipal Corporations, II.

Statutes void in part. 36:136; 44:271; 76:96.

Statutes valid in part. 34:1.

Partial validity of statutes. 37:498.

Validity of act invalid in one provision. 57:47.

Acts invalid in part because of restrictions on title and subject. 14:524, Gil. 395.

Effect of partial unconstitutionality of statute. 66:161, 315; 71:508.

Effect on statute of unconstitutionality of part thereof. 47:237.

Effect given to statute partially invalid. 85:279.

Effectiveness of valid provision of partially invalid statute. 63:330.

Unconstitutionality of main provisions of law as rendering whole void. 39:438.

Impeachment; legislative journals; enrolled bills.

Right to impeach statute 8:366, Gil. 326.

Impeachment of enrolled bill. 73:203.

Conclusiveness of enrolled bill. 31:189.

Effect of clerical error in enrolled act. 41:492.

Impeachment or upholding of enrolled bill by journals. 24:78.

effect of silence of journals on material facts. 24:78.

Presumption when bill enrolled and properly authenticated. 2:330, Gil. 281. resort to journals to overcome enrolled act. 2:330, Gil. 281.

Right of courts to resort to legislative journals. 45:451.

Legislative journals as proof of proper passage of law. 38:143.

Presumptions as to completeness of legislative journals. 64:513.

Discrepancy between enacted bill and printed copy. 73:203.

Entitling; expression of subject generally.

Title of ordinance, see Municipal Corporations, II.

Titles of statutes. 22:328; 50:290; 57:294; 64:71; 65:471; 69:187; 70:358; 72:266, 498; 75:456; 77:375; 78:3, 228; 80:58; 85:279; 97:23; 99:158.

STATUTES, I.-Continued.

Title and subject of statutes. 34:318; 36:69.

Title of special act. 93:462.

Sufficiency of title of statute. 7:465, Gil. 374; 11:515, Gil 392; 14:524, Gil. 395; 22:312, 27:236; 34:318; 41:123; 42:449; 47:106; 52:239; 54:116; 56:269; 58:1; 63:104; 65:187; 72:126; 79:283; 81:79; 83:65; 84:245; 85:165; 86:395; 90:530; 91:321; 94:246; 96:39, 521.

Expression of subject of act in title. 2:330, Gil. 281; 34:79; 40:7; 47:575; 58:393; 80:58; 92:436.

Sufficiency of title of act to express subject matter. 40:13, 117; 43:438; 63:208; 67:352.

Title of act expressing subject. 48:140.

Constitutional provisions as to title of acts. 35:257.

Construction of constitutional provisions as to titles of statutes. 65:187; 85:165.

Conformity of title of act with subject matter. 21:299.

Restrictive title to act. 93:210.

Statute with restrictive title. 93:178.

Statutes not described by title or impertinent to title. 12:41, Gil. 16.

Sufficiency of title of amendatory act referring to existing law by citation of "General Statutes." 43:375.

Sufficiency of title of act affecting "certain cases." 74:180.

Sufficiency of title of mechanic's lien act. 38:265.

Acts for establishment of township organization. 2:330, Gil. 281.

Expression of subject of game laws in title. 58:393.

Title of amendatory statutes. 48:140.

Description of acts to be amended or repealed. 35:257.

Mention of acts repealed. 40:13.

Title of codes, revisions and consolidations of acts. 47:575.

Plurality of subjects.

Singleness of title of statute. 13:341, Gil. 315; 14:524, Gil. 395; 44:271; 47:575; 52:307.

Unity of object of act 7:465, Gil. 374.

Plurality of subject. 22:312.

Acts embracing more than one subject. 2:330, Gil. 281; 14:524, Gil. 395; 49:503; 63:535.

Titles of acts embracing more than one subject. 66:32.

Necessity that act embrace only one subject. 43:438.

Limitation of law to one subject embraced in its title. 75:514; 82:127.

Constitutionality of act whose title embraces more than one subject. 73:77.

Constitutionality of laws embracing more than one subject. 59:522.

Singleness in title of act creating municipal corporation. 63:208.

Special laws. 20:388, Gil. 339.

Special legislation. 38:366; 40:479; 52:9; 70:341; 72:126; 72:539; 79:201; 81:359, 486; 87:381; 90:477; 91:513; 93:457; 94:246; 97:62, 369, 402.

Validity of special legislation. 93:45, 55.

Constitutionality of statute special in nature. 37:264.

Special or class legislation. 48:236; 56:540; 62:110; 91:365.

STATUTES, I.-Continued.

Validity of special or class legislation. 16:474, Gil. 426.

General and special legislation. 89:205.

General and local laws. 74:157.

What constitutes general law. 37:264, 322.

Act as general law. 62:283.

What constitutes special law. 37:264, 322.

What are special laws. 77:453.

Uniform operation of laws. 23:422.

Prohibition against special legislation. -83:295.

Validity of acts applying only to specific subjects or places. 18:199, Gil. 182.

Legislative power to convert special act into general law. 12:41, Gil. 16.

Curative and enabling acts void as special legislation. 74:180; 92:436.

Legalizing or curative acts. 97:402.

Remedial laws. 81:486.

Tax collection laws. 81:486.

Special legislation as to institutions for cure of inebriates. 81:359.

-as to corporations generally.

Special laws "creating" or "granting" incorporations. 35:155.

Power to create corporation by special act. 12:41, Gil. 16.

Prohibitions against formation of corporations by special acts. 22:372.

Amendment of corporate charter by special act. 24:75.

-as to municipal or public corporations.

Legislative classification. 74:55.

Classification for legislation. 76:531.

Legislative classification of subjects for legislation. 37:264.

Classification of public corporations. 74:180.

Special legislation as to municipal affairs and government. 57:47.

What constitutes special legislation in relation to municipal organizations or affairs. 37:322.

Validity of legislative classifications. 90:375, 420, 474, 477.

Validity of acts classifying municipalities. 87:23.

Proper legislative classifications of cities and counties. 89:492.

Constitutionality of acts differentiating counties or municipalities. 37:264.

General laws applicable to class with but one member. 61:542.

Number of members in class. 56:540.

Classification for purpose of temporary general legislation. 76:15.

Existing conditions as basis of classification. 56:540.

Condition of local finances as basis of classification. 56:540.

Classification by existing financial conditions. 97:402.

Existing fiscal conditions as basis of classification. 89:492.

Population as basis of classification. 56:540; 61:542; 76:531; 90:477.

Classification of counties by population. 72:126; 84:377.

Constitutionality of laws classifying cities according to population. 77:445, 453. fiscal legislation. 77:445.

Statute fixing compensation of officers in counties having population of over two hundred thousand. 97:322.

Constitutionality of county seat legislation. 37:264.

STATUTES, I.-Continued.

Effect of constitutional prohibition against legislation respecting cities on power of legislature to create courts. 67:379.

Classification for purpose of assessing liquor license fee. 83:9.

II. Construction; operation; effect.

Construction of statutes. 2:89, Gil. 72; 2:224, Gil. 187; 2:229, Gil. 191; 2: 241, Gil. 201; 3:240, Gil. 164; 3:419, Gil. 306; 10:23, Gil. 8; 10:386, Gil. 308; 12:395, Gil. 280; 18:272, Gil. 247; 25:522; 20:313, Gil. 271; 23:167; 29:7; 31:244; 32:336; 33:136; 38:281; 43:11, 17, 130; 47: 272; 48:140; 49:490; 51:53; 55:1; 56:269; 60:178; 62:501, 540; 61: 435; 65:453; 69:184; 70:50, 358; 71:508; 75:163; 77:256; 78:249; 80:40, 216; 81:140; 82:71, 127; 86:140; 87:319; 84:472; 89:150; 91: 395; 93:59; 96:110.

Operation of statutes. 13:153, Gil. 138.

Application of statutes. 62:540.

Character of statute. 37:264.

Construction of statute by implication. 61:361.

Implied exceptions in statutes. 67:352; 69:202; 80:216; 82:256; 87:156; 99 197.

Expressio unius est exclusio alterius. 76:118.

Misuse of words in statutes. 25:404.

Construction of statutes as to words obviously misused. 1:401, Gil. 401.

Construction of statutes as to omitted words. 85:279.

Rejecting or substituting words in construction of a law. 24:61.

Relating to notice by publication. 87:319.

Construction of saving clause. 44:68.

Construction of saving statutes. 76:69.

Interpretation of remedial statutes. 29:235; 87:23.

Construction of acts applying in terms to particular municipal organizations. 22:

Construction of statutes as to resulting trusts. 8:351, Gil. 310.

Construction of statute abolishing trusts. 8:195, Gil. 165.

Construction of taxation statutes. 14:252, Gil. 185; 40:512; 77:394.

Statutes exempting from taxation. 12: 395, Gil. 280.

Construction of exemption laws. 18:361, Gil. 331; 80:497.

Construction of statutes giving homestead exemption. 16:159, Gil. 142.

Construction of statutes governing right of redemption. 8:496, Gil. 441.

Construction of statutes limiting municipal indebtedness. 57:256.

Construction of statutes granting franchises. 51:10.

Construction of statutes requiring crossings. 19:500, Gil. 433.

Construction of election laws. 87:139.

Construction of anti-trust statutes. 93:278.

Construction of statutes providing for new trial. 40:189.

Strict construction of statutes providing judgment in rem, by publication of summons. 55:386.

Construction of words imputing crime. 22:276.

Construction of criminal statutes. 37:433.

STATUTES, II.—Continued.

Construction of statute to avoid hardship, inconvenience, and unreasonableness. 10:107, Gil. 81.

Uniform construction of statutes. 85:481.

Construing different statutes or parts of statute together.

Inseparable provisions in statutes. 48:236.

Specific provision of statute as controlling general. 3:246, Gil. 169.

Construction of conflicting provisions of same or different statutes. 12:403, Gil. 287.

Severability of statutes. 72:126.

Construing statutes together. 72:266; 75:308.

Of same session. 87:319.

Right to refer to prior laws. 99:307.

Where sections are inconsistent. 47:272.

Construction of earlier with later statutes. 9:166, Gil. 153.

Construction of statutes with existing state of law. 13:326, Gil. 299.

Legislative intent.

Construction of statute by intent. 8:207, Gil. 178.

Construction of statutes to effectuate intent. 10:107, Gil. 81.

Construction according to legislative intent. 82:127.

To uphold statute.

Construction of statutes in favor of validity. 80:58.

Construction of statutes in favor of validity and effectiveness. 26:78.

Construction of statutes to effectuate purposes. 87:325.

unintentional omissions. 87:325.

drainage acts. 87:325.

Rejection of insensible words. 26:78.

Rule of ejusdem generis.

Ejusdem generis. 70:50.

Ejusdem generis rule in construing statutes. 31:451; 38:154; 74:200; 82:127, 256.

Construction of words as ejusdem generis. 48:140; 67:146.

Reference to title.

Construction of words in title of act. 42:112.

Construction of statutes with regard to title and subject matter. 45:31.

Title of an act as limiting the scope of its operation. 53:279.

Reading title and body of act together. 82:127.

Construction of particular words generally.

Construction of general words in statute. 43:444.

Construction of general and particular words in statute. 61:205.

Construction of words of statute changed by new arrangement of compilation. 12:388, Gil. 269.

Construction of word "maintain" as applied to actions. 8:97, Gil. 72.

Construction of words "personal representative." 8:97, Gil. 72.

Construction of term "void." 26:487.

Construction of word "or" as "and." 30:221; 33:419.

STATUTES, II.-Continued.

Construction of "other" following particular things or descriptions. 40:508. Meaning of words "in substance" in statute. 50:105. Use of word "fine" as determining the penal character of a law. 55:183, "Public" uses or grounds. 25:305.

Mandatory or directory.

Directory statutes. 92:283.

Mandatory and directory statutes. 2:330, Gil. 281.

Directory and mandatory requirements. 31:373.

Construction of act as permissive or mandatory. 65:298.

Legislative act, whether mandatory or directory. 51:289.

Laws both directory and mandatory. 22:218.

laws relating to elections. 22:218.

When statute is mandatory. 12:420, Gil. 305; 22:218.

Construction of statute as mandatory where public interest is involved. 47:115.

Directory provisions as to time for action by public officers. 75:456.

Directory and mandatory tax statutes. 31:373.

as to delinquent lists and publication thereof. 31:373.

Mandatory provisions of statute regarding notice of tax sale. 80:339.

Directory provisions as to time for court proceedings. 5:294, Gil. 232.

as to time for rendering judgment. 5:294, Gil. 232.

Directory provisions as to time for performance of acts. 28:455.

When term "must" is discretionary. 5:148, Gil. 113.

Construction of "may" or "shall." 11:92, Gil: 57; 24:300; 35:185; 65:298.

When "may" and "shall" equivalent. 32:486.

Contemporaneous and practical construction.

Practical construction of laws. 64:292.

Historical construction of statutes. 81:79.

Legislative construction of statute. 4:104, Gil. 64; 8:441, Gil. 390.

Practical and legislative construction of statutes. 56:156.

Weight of legislative and popular construction of statute. 20:396, Gil. 347.

Weight of official and legislative practical construction of statute. 21:241.

Weight allowed by courts to contemporaneous exposition of statute. 35:155.

Construction of statutes by contemporaneous facts. 2:13, Gil. 1.

Contemporaneous and practical construction of statute. 95:43.

Effect of acquiescence in validity of statute. 63:384.

Conclusiveness of construction of law by executive department. 85:481.

Resort to journalized debates in construing statutes. 10:107, Gil. 81.

Strict construction.

Strict construction of tax law. 32:364.

Strict construction of statutes relating to school property. 31:285.

Strict construction of retroactive registration laws. 33:271.

Strict construction of eminent domain statutes. 34:227.

Strict construction of statutes creating new obligations. 90:172.

Strict construction of penal statutes. 79:416.

Adopted or re-enacted statutes.

Construction of statute adopted from another state. 37:164; 38:85; 42:327; 44:348; 64:326.

STATUTES, II.-Continued.

Construction of amended statute. 79:175. Intrepretation of revision of statutes. 45:231. Construction of revised laws. 99:248.

right to refer to prior laws. 99:248, 307.

Prospective or retrospective operation.

Constitutionality of retrospective laws, see Constitutional Law, L. Retrospective operation of statute of limitations, see Limitation of Actions. Prospective construction of statutes. 12:572, Gil. 486; 22:348.

divorce laws. 22:348.

Prospective and retroactive effect of statutes. 99:387.

Retrospective construction of statutes. 16:230, Gil. 202; 33:271.

Retroactive effect of legislation. 8:34, Gil. 18; 8:351, Gil. 310; 22:488; 23: 422; 36:87; 54:119; 63:272.

Statutes as having retrospective operation. 28:114.

Retrospective effect of amendments or revisions. 14:526, Gil. 398.

Statutes relating to rights subsequently acquired. 28:488.

Defects remedied by curative act. 41:388.

Retroactive effect of remedial statutes. 69:165.

Retrospective application of statutes affecting remedy. 63:156.

Statutes dealing with procedure as retroactive. 82:9.

Prospective effect of negotiable instrument laws. 35:294.

Retroactive lien laws. 8:34, Gil. 18; 26:329.

Retroactive mechanics' lien law. 5:74, Gil. 55; 38:272.

Retroactive effect of tax sale statute. 27:449.

Retroaction of statute for refund on void tax sales. 28:197.

Retroactive laws affecting foreclosure and sale. 21:319.

Retrospective statute as to time to foreclose or redeem. 23:328.

Retroactive effect of recording acts. 20:189, Gil. 169.

Statutes regulating foreign corporations. 89:256.

III. Repeal; amendment; re-enactment.

Of statute of limitations, see Limitation of Actions.

Amendatory statute as public act. 21:22.

Statutes modifying or repealing earlier enactments.

Amendment of statute "so as to read as follows." 72:520.

Continuation of statute by embodiment in amended act. 25:490.

Effect of unconstitutional law on prior valid law. 39:438.

What constitutes a repeal.

Repeal of statutes by implication. 21:421; 12:572, Gil. 486; 33:271; 35:392, 436, 535; 43:328, 418; 51:213; 62:509; 63:208; 67:146; 69:423; 80:415; 87:381; 98:256.

Implied repeal of statutes. 59:151; 61:205, 370; 63:543; 79:211, 80:58, 147; 81:399; 84:417; 86:149.

Repeal by amendment of law. 12:403, Gil. 287; 64:223.

Implied amendment of statute. 81:399.

'Amendatory act as repeal of prior statute. 65:367.

Amendment of statute as repealing omitted parts. 72:520.

References are to Reports as Notes are in that order.

683

STATUTES, III.—Continued.

Repeal by amendments "to read as follows." 12:572, Gil. 486.

Repeal of statute fixing county for trial of real actions by subsequent amendment. 74:211.

Repeal by re-enactment. 12:572, Gil. 486.

Repeal of particular by general legislation. 62:518.

General as affecting special acts. 9:166, Gil. 153.

General act as repealing special law. 75:456.

Repeal of special statutes by general laws. 64:331; 74:110.

Repeal of special laws by general ones covering same subject. 77:540.

Implied repeal of special by general law. 62:283.

Implied repeal of local act by general law. 85:112.

Effect of general laws upon municipal charters and ordinances. 26:507.

Repeal of inconsistent statutes. 10:23, Gil. 8.

Statutes repealing prior inconsistent ones. 19:267, Gil. 226.

Implied repeal of law governing sale of intoxicating liquors. 25:429.

Effect of repeal.

Effect of repeal or expiration of statute. 4:450, Gil. 352.

Effect of expiration of statute as to inchoate rights thereunder. 34:79.

Effect of general repealing act. 12:580, Gil. 499.

Effect of repeal of special law. 53:325.

Repeal of statute as affecting vested rights. 12:580, Gil. 499.

Effect on non-vested statutory right of repeal of statute. 4:546, Gil. 430.

Effect of repealing statutes upon rights arising under the statutes repealed. 4:546. Gil. 430.

Effect of repeal of statutes providing for liens. 4:546, Gil. 430.

Loss of lien of mechanic or materialman by repeal of law. 4:546, Gil. 430.

Effect of repeal of statute on pending prosecution. 62:540.

Effect of repeal of repealing statute. 76:69.

Effect of amendment or revision.

Effect of amendment or revision on old law embodied in new. 14:526, Gil. 398.

Re-enactment and its effect.

Republishing former law in amendment as re-enactment. 12:572, Gil. 486.

Effect of re-enactment of statute. 78:83.

Effect of re-enactment of former law on intermediate act. 21:299; 52:307.

Re-enactment of former law as not repealing intermediate act limiting or qualifying the first law. 33:271.

Compilation of general laws as taking place of prior enacted laws contained therein. 64:71.

STAY.

Effect of stay of proceedings. 41:294.

STIPULATED DAMAGES.

See Damages, III.

References are to Reports as Notes are in that order.

STIPULATION.

As to liability of carrier, see Carriers, III. In telegram, see Telegrams. Stipulation defining issues. 44:446. Stipulation abrogating court rules. 61:63. Stipulation as to evidence of liability. 63:170. Stipulation for judgment. 70:66. Attorney's stipulation for sale of client's property. 21:56. Stipulations, admissions, and waivers in actions. 48:53. Effect of stipulation of facts. 58:512. Force and effect of stipulations. 6:136, Gil. 82. Binding effect of stipulation as to liability of defendant. 64:239. Effect of unauthorized stipulation of attorney. 94:490. Waiver by stipulation of parties. 6:136, Gil. 82. Relief against. 6:136, Gil. 82. Withdrawal from stipulation of facts. 50:546. Vacating stipulation. 70:66. Enforcement of stipulations as to witnesses or evidence. 8:441, Gil. 390. Enforcement of agreement as to trial of cause. 52:501. Power of court over stipulations by attorneys. 39:355.

STOCK.

Of corporations, see Corporations, V.

STOCK EXCHANGE.

See Exchanges.

STOCKHOLDERS.

Of corporation, see Corporations, V.

STOLEN PROPERTY.

See Larceny.

STOPPAGE IN TRANSITU.

See Sale, III.

STORAGE.

By warehousemen, see Warehousemen.

References are to Reports as Notes are in that order.

STREAMS.

Navigability of, see Waters, I. Riparian rights in, see Waters, II.

STREET RAILWAYS.

I. In general.

II. Operation.

As carriers, see Carriers. Master's liability for injury to employee, see Master and Servant, IL. Question for jury as to negligence of, see Trial, II.

I. In general.

What is a street railway. 28:373. Distinction between street railways and railroad. 28:373. Construction of grants to street railway companies. 60:178. Effect of confirmation of street railway grant by legislature. 37:261. Meaning of "each end of line" in street railway charter. 64:363. Municipal regulation of street railways. 87:280. at crossings. 87:280.

II. Operation.

Liability for injury by defective condition of street, see Highways. Rights and duties of street railway company. 50:395. Duty and liability of street railway companies. 42:490. Duty of motorman. 87:280.

to avoid collision. 83:136.

Duty of driver as to control of car. 95:254.

Care due from horse-car company toward persons using street. 42:46.

Care required of street railway company. 54:127.

Care required to be exercised by those operating street cars. 42:490; 47:543; 78:138.

Nonliability of street railway for damage incidental to their proper operation. 75:211.

Care required of motorman to avoid injuring persons on track. 75:27. Injury by collision with street car. 64:460.

Liability of street railway company for collisions with vehicles. 45:407.

Liability for collision between vehicle and street car. 77:145.

fire apparatus. 77:145.

Liability of street railroad companies for injuries resulting from collisions. 53:551.

Liability of street car company for negligence of driver. 47:468.

Liability for negligence of gripman of cable car. 48:26.

Care required toward bicyclists riding between car tracks. 77:171.

Duty of street railway company toward laborers on street. 84:333.

Negligence in operation of street car. 68:300.

Negligence in running electric cars. 50:395; 54:127.

STREET RAILWAYS, II.-Continued.

Right of motormen to presume exercise of care by person using streets. 83:304. Right to assume that due care will be exercised. 90:39.

Duty to control car at street railway crossing. 86:445.

Observance of safety rules as evidence of care. 75:27.

Toward children.

Duty of street car companies to avoid injury to children. 34:557; 47:468.

Duty of operators of street cars towards children. 47:543.

Duty of railroad company toward child on track. 54:216.

As to speed.

Negligence in speed of street cars. 81:404.

Excessive speed of car as negligence. 42:490.

Violation of speed statute or ordinance as evidence of negligence. 34:29.

Relative rights of company and travelers.

Rights of street railway company and traveling public in streets. 74:436.

Priority of way of street railway at crossings. 53:551.

Reciprocal duty of street railway company and others at street crossings. 53:551.

Reciprocal duty of travelers and persons operating street cars. 68:300.

Paramount right of street railway at crossings. 71:438.

Contributory negligence.

Question for jury as to, see Trial, II.

Duty of traveler at railway crossing. 81:404.

Duty of one crossing street car tracks. 42:454.

Care required in crossing street railway. 50:395; 80:364.

Care required at street railway crossing. 61:85.

Contributory negligence upon car tracks. 83:304.

Contributory negligence in standing between car tracks. 42:454.

Negligence in walking on street car track. 100:58.

Contributory negligence of persons crossing street railway tracks. 53:551; 59:45; 60:119; 88:48; 90:39, 52; 95:254; 98:205.

Negligence in attempting to cross in front of street car. 78:459.

Negligence in passing in front of moving car. 81:404.

What constitutes contributory negligence on street car tracks. 34:557.

Contributory negligence in crossing or going on street car tracks. 72:181.

Contributory negligence of vehicle driver at street car crossing. 68:300.

Duty of one working near street railway tracks. 73:252.

Riding bicycle upon street railway tracks as contributory negligence. 77:171. effect on negligence of railway employees. 77:171.

as excusing wilful negligence on part of street railway servants. 77:171. Right to rely on rules and customs of railroads. 81:404.

- failure to look and listen.

Duty to look and listen. 50:395; 83:96.

Crossing street car track without looking. 80:424.

Failure to look and listen before crossing street railway tracks as contributory negligence. 70:532.

Failure to look second time. 53:551.

s	TREETS.
See Highways.	
STRICT	construction.
Of statute, see Statutes, II.	
STRICT	FORECLOSURE.
Of mortgage, see Mortgage, VI.	
· stri	KING OUT.
Of pleading, see Pleading, I. Of evidence, see Trial, I.	
S/TD1	UCK JURY.
See Jury.	JUR JURIS
— Stie	B AGENTS.
See Principal and Agent.	
SUBCO	ONTRACTOR.
Lien of, see Mechanics' Liens.	
SUB	LETTING.
See Landlord and Tenant.	
SUBME	RGED LANDS.
Reclamation of, see Waters.	

SUBMISSION OF CONTROVERSY.

To arbitrator, see Arbitration.

SUBMISSION TO JURY.

See Trial, I.

SUBROGATION.

Of insurance company, see Insurance, VI.

Right of subrogation. 25:15; 26:309; 35:518; 37:109, 320; 38:459; 41:417; 43:507; 45:98; 46:156; 49:386; 53:388; 54:199, 395; 58:231; 59:208; 69:101; 70:441; 71:497.

Merger and subrogation. 36:185.

Right of debtor to be subrogated. 31:264.

Subrogation of firm creditor. 13:379, Gil. 352.

Heir's subrogation to rights of creditor. 30:209.

Right of agent to subrogation. 40:547.

Subrogation of carrier. 75:308, 505.

Basis for subrogation to rectify mistake. 58:201.

Volunteers within rule as to subrogation. 49:386.

Necessity for assignment of securities to one entitled to be subrogated thereto. 10:376, Gil. 302.

As to lien or mortgage.

Subrogation upon payment of encumbrance. 47:166.

Of persons furnishing money to pay off liens. 49:386.

Subrogation of payer of prior lien. 56:454.

Subrogation as to liens paid off in ignorance of junior liens. 88:377.

As to liens satisfied of record. 88:377.

Subrogation to mortgage. 8:195, Gil. 165; 25:15; 37:320; 37:420; 55:71.

In favor of junior lienors and mortgagees. 49:386.

Of person paying mortgage by mistake of fact. 49:386.

Subrogation of purchaser or mortgagee of part of tract. 36:136.

Subrogation of insurer to rights of mortgagee. 48:9.

Subrogation of insurer liable to mortgagee but not to mortgagor. 48:9.

Of surety or guarantor.

Subrogation of sureties. 23:74.

Subrogation to rights of surety. 28:166.

Subrogation among cosureties. 25:15.

Surety's right of subrogation. 28:314; 37:135; 47:377.

to security for debt. 23:74.

laches as defeating. 28:314.

Bar of original debt as bar to subrogation of guarantor. 28:276.

SUBSCRIBING WITNESS.

To will, see Wills.

Necessity of subscribing witnesses. 11:438, Gil. 323.

SUBSCRIPTION.

To corporation, see Corporations, V.

SUBSEQUENT CREDITORS.

Validity of conveyance as against, see Fraudulent Conveyances.

References are to Reports as Notes are in that order.

SUBSTITUTED SERVICE.

Service by publication, see Writ and Process, II.
SUBSTITUTION.
Of attorney, see Attorneys. Of parties, see Parties, IV.
SUBTERRANEAN WATERS.
See Waters.
SUCCESSION TAX.
See Taxes VI.
SUCCESSIVE SUITS.
See Action or Suit.
SUFFRAGE.
Right of, see Elections.
SUGGESTIVE FACTS.
Evidence of, see Evidence, XI.
SUICIDE.
Of insured, see Insurance, VI. Aceident or suicide. 65:548. Self-destruction while insane as suicide. 25:534.
SUIT.
See Action or Suit.
SUMMARY PROCEEDING.
When summary proceedings are authorized. 29:432. Summary proceedings against an official on a failure to pay over money collected on writ. 71:408.

SUMMONS.

See Writ and Process.

Beferences are to Reports as Notes are in that order.

Index to Notes, Minn. Rep.

44.

SUNDAY.

Right to enact laws regulating observance of Sabbath. 8:13, Gil. 1. Drawing will on Sunday as indictable offense. 43:149.

Labor and business.

Unlawful sale of liquor on, see Intoxicating Liquors.

Sunday labor. 41:188.

"Doing business" on Sunday. 75:269.

Power of legislature to prohibit labor on Sunday. 21:202.

Validity of act prohibiting the carrying on of business on Sunday. 74:376.

laws excepting certain business. 74:376.

laws against barbering on Sunday. 74:376.

Contracts.

Validity of contracts made on Sunday. 8:13, Gil. 1; 8:41, Gil. 23; 14:174, Gil. 134; 20:419, Gil. 374; 26:362.

Validity of contract executed or delivered on Sunday. 43:149.

Writings made on Sunday. 23:551.

Validity of instrument executed on Sunday. 38:395.

Sunday sales. 97:125.

Illegal Sunday contracts. 86:297.

Invalidity of Sunday contract. 9:194, Gil. 179; 41:188.

Delivery on secular day of writing made on Sunday. 23:551.

Violation of Sunday law as defense.

Injury to violator of Sunday law. 30:126.

Violation of Sunday law as defense to action for injuries. 20:125, Gil. 118.

SUPERINTENDING CONTROL

Of appellate court, see Courts.

SUPERVISION.

Master's duty as to, see Master and Servant, II.

SUPPLEMENTAL PLEADING.

See Pleading, L.

SUPPLEMENTARY PROCEEDINGS.

See Execution.

SUPPORT.

Of wife, husband's liability for, see Husband and Wife. Of infants, see Infants.

References are to Reports as Notes are in that order.

SURETY.

	DOILLI.
See Principal and Surety.	
SURI	ETY COMPANIES.
See Trust Companies.	
sui	RFACE WATER.
See Waters, II.	
	surgeon.
See Physicians and Surgeons.	
	SURPLUS.
On foreclosure, see Mortgage, V	71.
s	URPLUSAGE.
In indictment, see Indictment, etc. In pleading in civil actions, see	
	SURPRISE.
As ground for relief from judgme As ground for new trial, see New	
s	SURRENDER.
Of lease, see Landlord and Tenan Of power by municipality, see M	
	SURVEY.
What included in government su	ırve y. 2 6:31.

SURVIVORSHIP.

Law of survivorship. 91:235.

SUSPENSION.

Of officer, see Officers.
Of power of alienation, see Perpetuities.

SWINDLING.

See also False Pretenses.
Offense of "swindling." 88:262.
Statutory crime of swindling. 72:522.

T

TACKING.

Of different possessions, see Adverse Possession.

TAKING.

What constitutes, see Eminent Domain, III.

TAKING CASE FROM JURY.

See Trial, IL.

TAVERN.

See Innkeepers.

TAXES.

- I. In general.
- II. Power of taxation; what taxable.
- III. Where taxable; situs.
- IV. Assessment; enforcement; collection.
- V. Lien.
- VI. Succession tax.

Due process of law as to, see Constitutional Law, II.

Documentary evidence of tax matters, see Evidence, IV.

Injunction against, see Injunction.

License tax on sale of liquor, see Intoxicating Liquors.

As to license generally, see License.

Limitation of actions as to, see Limitation of Actions.

On mortgaged property, see Mortgage, I.

Poll tax, see Poll Tax.

Road tax, see Road Tax.

Matters peculiar to school tax, see Schools.

I. In general.

Meaning of "taxation." 18:482, Gil. 432.

References are to Reports as Notes are in that order.

TAXES, I.—Continued.

What constitutes taxation. 75:118.

Distinction between taxes and assessments. 20:511, Gil. 459.

Distinction between taxation and police regulation. 22:312.

Tax as debt. 35:215.

Fees charged by state or municipality as tax. 37:20.

Validity of taxation. 5:95, Gil. 70; 80:58.

Constitutionality of taxation statute. 14:297, Gil. 224; 22: 312.

II. Power of taxation; what taxable,

Nature of taxing power. 77:394.

Legislative power as to taxation. 50:248; 79:175.

Right of people to tax themselves. 9:273, Gil. 258.

Power of park board to levy taxes. 75:456.

What is proper exercise of taxing power. 13:127, Gil. 119.

Basis of right to tax. 35:215.

Power to impose road or poll tax. 38:186.

Restriction upon power of taxation. 18:482, Gil. 432.

Contract limiting taxing power. 72:200.

Power to assess as abrogating power to tax. 45:4.

Taxing districts.

Establishment of tax district by legislature. 74:498.

Power of state to tax Federal agencies or property.

Right of state to tax property of licensed Indian trader. 7:140, Gil. 84,

Taxation of property of national banks by state. 11:500, Gil. 378.

Equality; uniformity; discrimination; double taxation.

Of succession tax, see infra, VI.

Equality in taxation. 11:78, Gil. 45; 13:219, Gil. 205; 74:498; 87:500.

Equality in taxation and assessment. 9:273, Gil. 258.

between subdivisions of state. 9:273, Gil. 258.

Equality in taxes under the constitution, 80:325.

Application of constitutional provision for equality of taxes. 20:396, Gil. 347.

Application of provision as to uniformity and equality of taxation. 23:469.

Inequality in taxation. 39:110.

Uniformity in taxation. 50:248; 71:283.

Equality and uniformity of tax laws. 8:366, Gil. 326.

Equality and uniformity in taxation. 63:80.

necessity for. 85:457.

Equality, uniformity and cash valuation basis of taxation. 23:280.

Equality in corporate taxation. 74:180.

Right to make arbitrary discriminations. 78:118.

-double taxation.

Double taxation, 23:280; 56:24; 75:292.

Tax on shares and property of corporation. 23:280.

Taxation of both land and mortgage. 24:251.

For what purposes.

For public improvements, see Public Improvements.

Purposes for which taxes may be levied. 12:124, Gil. 71.

References are to Reports as Notes are in that order.

693

TAXES, II.-Continued.

Purposes justifying taxation. 13:219, Gil. 205; 30:350.

Purposes of local taxation. 74:498.

Necessity of public purpose in taxation. 37:498.

Necessity that purpose of taxation pertain to district taxed. 74:498.

Bridge as public purpose for which tax is leviable. 50:248.

Taxation for revenue. 9:273, Gil. 258.

Tax for county purposes. 14:252, Gil. 184.

Power of public corporation to levy tax for interest upon indebtedness. 22:356.

Validity of tax to aid construction of railroad. 25:404.

To pay bounties. 12:124, Gil. 71; 13:127, Gil. 119; 13:441, Gil. 404.

What taxable; exemptions.

Property subject to local assessments, see Public Improvements, II.

Subject of specific taxation. 96:13.

Taxation of personal property temporarily within state. 76:155; 79:127.

Nontaxability of goods in transit. 56:24.

Taxation of personalty in storage or transit in state. 14:252, Gil. 185.

Taxation of mortgages. 45:154.

Assessment on undivided interests in land. 60:164.

Taxable real property in water power. 26:229.

Contract for the sale of land taxable as credits. 39:502.

Taxability of great masses of land. 34:182.

Taxation of standing timber. 56:288.

Taxation of riparian rights. 81:422.

Date for determining taxability of property. 40:137.

- exemptions generally.

Meaning of "assessment" in exemption statute. 20:511, Gil. 459.

Immunity from taxation and commutation of taxes distinguished. 33:534.

Exemptions from taxation. 27:460; 33:537; 36:529; 42:451; 43:344; 54:34; 56:288; 62:183; 71:283; 75:448; 83:170; 90:92; 95:489.

validity of. 36:467; 77:433.

Property exempt from taxation. 27:503; 45:229; 51:437.

Test of exemption from taxation. 12:395, Gil. 280.

Validity of territorial exemption from taxation. 14:297, Gil. 224.

Power to exempt property from taxation. 21:315, 344.

When tax exemption ceased. 42:295.

Effectuality of modification of exemption contract. 36:467.

Validity of poll tax law exempting certain classes. 20:396, Gil. 347.

Property leased for exempt use. 43:344.

- land of, or derived from, government.

Taxation of land owned by governmental bodies. 42:312.

Right to tax state lands. 35:314.

Lands sold to state as not taxable after forfeiture. 79:343.

Exemption of government lands from assessment. 95:188.

Taxation of entry right of lands legal title to which is in United States. 100:

Taxation of lands granted by government. 30:372.

References are to Reports as Notes are in that order.

TAXES, II.—Continued.

Taxation of lands pending the issuing of the patent from the government. 30:372.

Of lands patented or certified under forged papers. 30:372.

- property devoted to educational, religious or charitable purposes.

Exemption of religious and educational property from taxation. 12:395, Gil. 280.

Of church property generally. 27:503.

Of parsonages. 27:503.

Of parsonage, rectory, or parochial school. 12:395, Gil. 280.

Of institutions of learning. 27:503.

Of school property lessed or owned. 43:344.

Of property used for private school purposes from taxation. 52:144.

Of college and seminary grounds or buildings not in actual school use. 12:395, Gil. 280.

Of hospitals taking pay for services. 27:460.

Of separate grounds or property of charity, 27:460.

Of cemeteries. 36:529.

Of charitable institutions. 27:460, 503.

Charitable organizations within tax exemption law. 73:343.

- corporations and their property generally.

Corporate taxation. 23:217; 26:294; 30:311; 32:294; 42:142; 36:207; 85:149; 36:467; 76:96, 423.

Exemption of corporation. 76:423.

Exemption from taxation as franchise. 36:246.

Franchise as exempting corporation from taxation. 74:197.

Taxation of corporate franchises. 33:534, 537.

Corporate taxation as affected by constitution. 34:182, 195.

Taxation of credits of nonresident corporation. 76:155.

Assessment of stock. 42:327.

Taxation of corporate capital stock. 73:70.

Exemption of capital stock from taxation. 68:242.

Taxation of corporation engaged in interstate commerce. 85:457; 94:320.

Taxation of banks. 23:280.

Of bank building and lot. 23:280.

Taxation of title insurance companies. 64:101.

Taxation of proceeds of land-grant sales. 32:516.

-railroad and telegraph companies and their property generally.

Power of state as to taxation of railroads. 23:469.

Taxation of railroad lands. 34:195.

Taxable railroad lands. 39:380.

Exemption of railroad from taxation and assessments. 14:297, Gil. 224.

Property and franchise of railway as taxable personal property. 31:354.

Exemption of railway property from taxation. 38:163; 73:417.

Tax exemption of lands belonging to railroads. 39:25.

Railroad property or lands exempt from taxation. 33:537.

Exemption of railroad property as personal. 30:311.

Property of railroad taxable as ordinary property. 45:510.

TAXES, II.-Continued.

Property on railroad right of way as taxable personalty. 69:131.

Taxability of property of railroad company not used for railroad purposes. 42:
238.

Taxation of property used by railroad and telegraph companies. 91:238.

Taxation of land granted to railroad. 28:257; 82:158.

Exemption of railroad land grant from taxes. 21:315.

Tax exemption to land grant railroads. 32:294.

Land grant lands exempt from taxation. 33:534.

what property included in exemption. 32:294.

Exemption of logs cut on exempt lands. 39:25.

When railroad land grant becomes taxable. 21:315.

When taxability attaches. 33:534.

Inception of taxable right. 28:257.

Nature of exemption right. 33:537.

- effect of gross earnings tax on railroad.

Assessment of gross earnings tax, see infra, IV.

Gross earnings tax. 36:207.

Legislative power to tax gross earnings. 23:469.

Railroads within gross earnings tax law. 54:34.

Grant of gross earnings tax in lieu of other taxes by railroad. 23:469.

Railroad property exempt from tax by virtue of gross earnings acts. 39:112.

Gross earnings tax as a substituted method of taxation. 39:112.

- effect of transfer of exempt property generally.

Exemption as personal. 32:294.

Transfer by exempt owner. 40:137.

- effect of transfer of exempt railroad property.

Rights of successor corporation. 21:315.

Succession to rights of tax exemption of land grant railroads. 21:339.

Succession of land grant railroads to tax exemptions and liabilities. 23:217; 26:294; 36:467.

Succession to exemption on reorganization of road. 23:469.

Taxation of railway land grant lands on alienation of railroad title. 41:452.

Continuance of exemption after forfeiture of charter. 38:115.

What constitutes conveyance of railroad lands. 34:195.

Alienation of exempt railroad lands to bring them subject to taxation. 34:182.

Alienation of exempt railroad lands subjecting them to taxation. 40:360.

Conveyance of land grant of railroad lands sufficient to terminate exemption. 21:472.

Assignability of exemption. 73:417.

Exemption of land retained after transfer of franchise. 82:158.

III. Where taxable; situs.

Presumption of validity of tax judgment. 40:508.

Place for taxation of property. 7:258, Gil. 198.

Place of assessment of personalty. 82:34.

Taxable situs of property. 56:24; 60:522; 77:190; 86:301; 95:43.

References are to Reports as Notes are in that order.

TAXES, III.—Continued.

County in which personal property is taxable. 47:552.

Situs of credits for taxation. 80:277.

Situs of moneys, credits, and other personalty for taxing purposes. 35:215.

Situs of personalty of deceased for taxation. 63:61.

Place of taxation of manufactures. 64:556.

Right to question place of taxation of personal property. 66:304.

Place of assessment of corporation's personalty after appointment of receiver. 69:131.

Situs for taxation, of contract for sale of land. 95:43.

Situs for taxation of logging railroad's personalty. 97:286.

Logging railroad as "transportation company." 97:286.

Situs of property of nonresidents. 7:258, Gil. 198.

Situs of credits owned by nonresidents. 7:258, Gil. 198.

Jurisdiction of board of equalization over controversy as to place of assessment. 82:34.

Who is "merchant." 79:131.

Who is manufacturer within tax law. 64:556.

IV. Assessment; enforcement; collection.

Levy of assessment for public improvements, see Public Improvements, II. Tax proceedings. 31:385.

Nature of assessment proceedings. 32:544.

Effect of tax proceeding. 40:384.

Tax proceedings against lands held in common. 64:309.

Conclusiveness of record in tax proceedings. 40:384.

Waiver or abandonment of prior tax proceedings. 40:384.

Tax proceedings as merging prior taxes. 54:264.

Auditor's statement as to taxes. 54:264.

Compliance with statutes in levying taxes. 25:1.

Necessity of strict compliance with statute. 15:479, Gil. 894.

Construction of taxation statutes as to time. 44:5.

Judicial power in tax matters. 31:373.

Power of courts as to tax proceedings. 32:70.

Power of municipality to levy taxes. 20:511, Gil. 459: 20:468, Gil. 424.

Assessment of property as a quasi judicial function. 53:62.

Meaning of "levy" of tax. 71:283.

Mode of levying tax. 11:78, Gil. 45.

Grain elevators on railroad right of way as personal property. 60:522.

Assessment of land of railroad company. 55:479.

Validity of assessment. 44:464.

Validity of tax levy. 61:233.

Objection to validity of tax. 68:353.

Adjustment of controversies concerning validity or fairness of taxes. 75:456.

When tax is "ascertained and levied." 63:61.

Sufficiency of order for tax levy. 75:456.

Immaterial errors in assessment lists. 94:397.

Effect of immaterial error on validity of assessment proceedings. 98:269.

TAXES, IV .- Continued.

Obligation of nonresident to appear before assessors. 7:258, Gil. 198.

Apportionment of burden of taxation. 50:248.

Invalidation of tax for insufficient time for answer. 25:131.

When lands are assessed. 57:397.

Effect of including nontaxable property in assessment. 27:109.

Finality of tax assessment. 29:62.

Conclusiveness of tax-list. 15:295, Gil. 226.

Waiver of objections to assessment proceedings. 44:372.

Validity of tax warrant without court seal. 61:219.

Liability for taxes dependent on their legal existence. 27:92.

Law governing rights of parties in tax proceedings. 94:57; 99:387.

Officers.

Presumption and burden of proof as to acts of officers, see Evidence, IL.

Duty of state auditor in tax questions. 86:301.

County officers as tax collectors for local subdivisions of county. 12:41, Gil. 16.

Who may act as assessment commissioners. 44:372.

Publication of notice of appointment of assessors. 33:235.

Fees of sheriff in tax collections. 44:67.

Fees of sheriff serving tax warrants. 94:72.

Sheriff's fees where tax warrants are uncollected. 57:212.

Liability of sheriff for uncollected taxes. 44:383.

Tax on gross earnings.

Gross earnings tax as substitute for other tax, see supra, IL.

Gross earnings and other commuted taxation. 71:283.

Constitutionality of gross earnings tax law. 77:433.

Validity of gross earnings tax. 36:467.

Constitutional validation of gross earnings tax. 56:156.

Gross earnings tax on railroad. 56:156.

Contract right to be taxed on gross earnings. 26:294.

Taxation of railroad lands under gross earnings system. 72:200.

What constitutes taxable gross-earnings. 85:149.

Income upon which the gross earnings tax applies. 30:311.

earnings from leases and joint lines. 30:311.

Property included and excluded in gross earnings tax. 84:459.

Rate of gross earnings tax on successor railroads. 36:207.

Extension of gross earnings taxation to other corporations than railroads. 84:459.

Gross earnings tax as applying to street railroads. 76:96.

Validity of earnings tax upon telephone companies. 96:289.

Who liable.

Who liable for taxes on easement. 42:398.

Assessment as entirety or in parcels.

Sale in parcels, see infra, Sale; deed.

What constitutes entire tract for assessment purposes. 44:464.

Two parcels taxed as one. 81:66.

Adjoining blocks as one parcel. 34:26.

Necessity of assessing parcels separately. 32:7.

References are to Reports as Notes are in that order.

699

TAXES, IV .- Continued.

Assessment of street railway tracks in parcels. 31:354.

Division of land into several tracts for purpose of taxation. 88:444.

Notice of proceedings generally.

Notice of equalization, see infra, Equalization-notice.

Notice of sale, see infra, Sale; deed-notice of sale.

Notice of redemption, see infra, Redemption-notice to redeem.

Notice in tax and appropriation proceedings. 68:353.

Publication of notice of tax proceedings. 32:367; 59:82; 72:519.

Designation of newspaper to publish notice of tax proceedings. 45:502.

Delinquent tax list.

Description of property in, see infra, Description of property.

Validity of tax list. 45:235.

Effect of error in heading in tax list. 50:204.

Effect of omission of or defect in verification of delinquent tax list. 22:178.

Mode of including back tax in tax list. 62:510.

-filing of.

Judicial or ministerial act in filing delinquent personal property tax list. 61:219.

Effect of failure to file certified statement of delinquent taxes. 73:509.

Filing delinquent tax list "immediately." 76:423.

-publication of generally.

Publication of forfeited tax list. 32:367; 62:232.

Verification of list. 44:56.

Jurisdictional publication of list necessary in a tax judgment sale. 26:215.

Necessity of proper publication of delinquent tax list before valid tax sale. 30:433.

Essentials of valid publication. 26:215.

Sufficiency of publication of tax list. 31:373; 47:326.

Statements of amount in published delinquent tax lists. 39:92.

Proof of publication of delinquent tax list. 44:490.

Necessity of filing of affidavit of publication of delinquent tax lists. 60:139.

- designation of newspaper for publication.

Designation of newspaper for publication of delinquent tax list. 30:68; 31:373; 47:237.

As jurisdictional act. 36:366.

Necessity of designation. 26:215.

Sufficiency of designation. 26:215; 36:366; 38:384; 46:540.

name of paper in official resolution. 46:540.

Effect of failure to file resolution designating official paper for publication. 43:493.

Description of property.

Sufficiency of description of land. 32:440.

Sufficiency of description of location of property taxed. 91:63.

Description of parcels without means of setting off same. 11:78, Gil. 45.

Descriptions of real estate in tax proceedings. 45:502.

TAXES, IV.—Continued.

Sufficiency of description of land in tax proceedings. 26:212; 34:67; 37:132; 38:384; 44:173, 207; 47:326; 59:70; 85:374.

abbreviations of government subdivisions. 26:212.

reference to commonly known plat. 45:502.

use of symbols. 64:139.

Description in tax proceedings, of land as commonly known. 12:395, Gil. 280.

Sufficiency of description of property in assessment. 10:59, Gil. 41; 31:385; 77:343.

Assessment and payment of tax under imperfect description. 33:366.

Distinguishment of property in tax list. 64:309.

Sufficiency of description in delinquent tax list. 38:62; 43:69; 85:518; 93:471. tabulated description. 43:69.

Assessor's incorrect description of property in return. 15:412, Gil. 333.

Description of lands in notice of tax sale. 49:119; 81:66.

Sufficiency of description in tax notice. 72:517.

Validity of tax sales where property not described in published notice. 36:338.

Description of property in notice to redeem. 47:237.

Sufficiency of description of land in tax deed or judgment. 29:135.

Necessity of description of land in tax judgment. 32:440; 75:429.

Certainty of description of land in tax judgment. 80:441.

Sufficiency of description in judgment of sale. 64:409.

Sufficiency of description of realty in tax deed. 11:78 Gil. 45; 31:385.

Sufficiency of description in tax receipt. 34:26.

-columnar and tabular lists.

Columnar and tabular lists of description. 29:135; 44:173.

Statement of amount of taxes in columns without denominational mark. 38:62; 44:173.

Sufficiency of columnar designation of amount of dollars and cents. 32:70.

Sufficiency of columnar description of land in published list of delinquent taxes. 52:157.

Description of persons.

Names and descriptions of persons in tax proceedings. 41:20.

Description of property owner's name in tax proceedings. 47:326.

Valuation.

Valuation for assessment. 69:170.

Valuation of taxable property. 96:13.

Valuation of property for taxation purposes. 71:283.

Measure of value for taxation. 72:528.

-deduction of debts.

Deduction of debt. 76:423.

Deduction of debts from credits for taxation. 80:277.

Deduction of indebtedness from credits in listing taxes. 78:70; 77:190.

Deduction of indebtedness of corporation. 76:96.

Validity of deduction of debts in tax assessments. 64:292.

Right to deduct indebtedness from tax. 11:78, Gil. 45.

Constitutionality of taxation statute allowing deductions. 95:43.

TAXES, IV .- Continued.

Equalization.

Exclusiveness of remedy by appeal to board of equalization. 7:258, Gil. 198.

Purpose of equalization of assessments. 73:337.

Necessity and purpose of equalization of taxes. 7:267, Gil. 207.

Necessity of prescribed meetings of county board of equalization. 22:356.

Time for equalization and review. 44:12.

Increase of valuation of property by state board of equalization. 73:337.

Reduction of excessive valuation, by the courts. 80:227.

Duty of court to reduce excessive assessment. 68:147.

Acts of board of equalization as amounting to assessment of land. 85:405. Omission of equalization of tax assessments. 50:204.

- notice.

Necessity of notice of hearing of board of equalization. 82:34.

Effect of failure to give notice of tax equalization. 83:169.

Penalty; forfeiture.

Interest on taxes, see Interest,

Penalty for failure to hand in tax list. 14:252, Gil. 185.

Penalties for nonpayment. 40:512; 63:497.

Imposition of penalties for nonpayment of taxes. 75:448.

Forfeiture of land title. 13:451, Gil. 419.

Failure to enter lands for taxation as working forfeiture. 11:321, Gil. 225.

Effect of forfeiture of property taxed. 11:321, Gil. 225; 11:480, Gil. 358.

Action to test validity of forfeiture of land for nonpayment of taxes. 22:61.

Review; relief; correction.

Review by certiorari, see Certiorari.

Injunction against taxes, see Injunction.

Discretion of court to review tax judgment. 25:295.

Intervention of judiciary in tax proceedings. 22:356; 25:295; 27:109; 29:271; 32:367.

Review of tax cases by supreme court. 89:121.

Judicial relief from void tax. 29:264.

Relief from overvaluation in assessment of taxes. 71:283.

Right to relief against illegal taxes. 27:92.

Review of assessment. 66:304.

Review of wrong taxation of costs. 10:423, Gil. 340.

Review of proceedings for the collection of personal property tax. 24:86,

Review of tax judgment. 66:345.

Mode of reviewing tax judgment. 28:360.

Review of tax judgments on appeal. 39:502.

Review of action of county auditor in fixing county of taxation. 47:552.

Right of taxpayers to assail tax by suit. 14:248, Gil. 181.

Effect of failure to appeal in assessment proceedings. 44:372.

Parties to appeal proceedings. 68:147.

Power of county commissioners to cancel personal taxes. 57:212.

Waiver of notice of review of assessment. 44:12.

Remedy against municipality for irregular taxes. 76:379.

Remedy for error in assessment. 47:552.

TAXES, IV.-Continued.

Mode of testing validity of assessment. 40:360.

Judicial correction of tax assessment. 56:24.

Curing tax proceedings. 13:219, Gil. 205.

Reduction for omission from tax lists. 62:183.

Refenses.

Defenses to tax. 31:256.

Defense of unfair assessment in tax proceedings. 47:552.

Defenses in action to recover judgment for taxes. 40:512.

Defenses in judicial proceedings to enforce taxes. 47:512.

Defenses to collection of delinquent tax. 27:109.

Defenses of proceedings to collect tax assessments. 71:283.

Mistake or fraud as defense to assessment. 27:442.

Defense of unfair assessment in tax proceedings. 47:552.

Invalidity of tax as defense in proceedings to enforce it. 22:356; 23:394.

Partial defenses. 22:552.

Return.

Description of property in, see supra, Description of Property.

Return to assessor. 76:423.

Return of delinquent taxes. 60:455.

Validity of tax collector's return. 11:321, Gil. 225.

Validity of return as unpaid "or" delinquent. 11:321, Gil. 225.

Right of corporation to question return to assessor. 73:70.

Enforcement generally; action for collection.

Allegations as to, see Pleading, II.

Enforcement of local assessment, see Public Improvement, IL.

Enforcement of assessments. 51:401.

Tax proceedings as in rem. 47:326.

Uniformity in mode of collecting tax. 2:295, Gil. 256.

Procedure under statute for collection of taxes. 28:360.

Publication to confer jurisdiction in tax proceedings. 44:56

Right to collect tax by action at law. 20:396, Gil. 347.

Summary proceedings for collection of taxes. 77:343.

Existence of valid tax as jurisdictional in proceedings to enforce payment of taxes. 27:109.

Collection of refunded taxes. 79:343.

Collection of taxes refunded for invalidity. 98:341.

Collection of outlawed taxes. 65:525.

Fact or proof of service as giving jurisdiction. 22:178.

- judgment.

Description of property in, see supra, Description of Property.

Procedure for tax judgment. 75:448.

Jurisdictional basis for tax judgment. 27:109.

Existence and legality of tax as jurisdictional to tax judgment. 35:1.

Similarity of tax judgment and other judgments. 34:67.

Objections to special assessment available on tax judgment proceeding. 27:442.

Jurisdictional recitals in tax judgment. 33:394.

Effect of omission of recitals in tax judgment. 34:67.

TAXES, IV .- Continued.

Necessary recitals and statements of tax judgments or certificate. 35:185. Certainty in tax judgment record. 36:355.

Entry of tax judgment. 78:244.

Sufficient entry of judgment in tax judgment book. 38:471.

Premature entry of judgment in tax proceedings. 44:173.

Validity of tax judgment. 40:508; 72:472; 80:441.

as affected by irregularities in proceedings. 22:178.

judgment without valid tax. 27:109.

judgment including taxes already paid. 31:385.

judgment including taxes not authorized to be included. 31:373; 32:367.

judgment for outlawed taxes. 65:525.

judgment failing to show amount. 32:70.

undated judgment. 72:251.

Tax judgments void for uncertainty. 26:201.

Uncertainty or error in statement of amount. 26:201.

Failure to denominate numeral expression of amount. 26:201.

Conclusiveness of tax judgment. 32:367.

Effect of tax judgment. 35:1.

Void tax judgment as amendable. 59:70.

Collateral attack on tax judgment. 75:59; 94:115.

Irregularities as grounds for subjecting tax judgment to collateral attack. 71: 66.

Condition precedent to vacation of tax judgment. 84:53.

Sale; deed.

Judicial sale generally, see Judicial Sale.

Tax sales. 9:212, Gil. 197.

Jurisdictional facts in proceeding to sell land for taxes. 11:321, Gil. 225.

Necessity of demand and return nulla bona before tax sale. 11:321, Gil. 225.

Special authority to sell land for taxes. 33:394.

Nature of court proceeding to adjudge and sell land for taxes. 35:1.

Mode in which lands may be sold for taxes. 11:480, Gil. 358.

Sale of undivided interest in lands held in common. 64:309.

Right of state to enforce all delinquent or back taxes in one sale. 32:7.

Cash payments at tax sales. 37:415.

Existing law as part of contract of tax sale. 30:273.

Condition precedent to recovery of lands sold for taxes. 45:174.

Collateral attack on tax sales. 11:321, Gil. 225.

Conclusiveness of judgment of confirmation. 44:372.

- notice of sale.

Notice of tax sale. 9:212, Gil. 197; 9:314, Gil. 297; 11:321, Gil. 225.

Notice on enforcement of assessment. 77:394.

Necessity for notice of sale. 10:290, Gil. 229.

Validity of tax sale without statutory notice. 5:95, Gil. 70; 54:141.

Sufficiency of notice of tax sale. 10:59, Gil. 41; 84:105; 87:319.

Necessity of complying with statutory notice of tax sale. 85:344.

Sufficiency of constructive notice of tax sale proceedings. 23:394.

TAXES, IV.-Continued.

Sufficiency of published notice of sale. 10:200, Gil. 229.

Sufficiency of publication. 23:394.

Sufficiency of notice by publication. 35:1.

Validity of publication of notice of sale. 77:394.

Sufficiency of publication of notice of sale. 33:394.

Collateral attack on tax judgment for failure to post notice of sale. 71:66.

Time to advertise tax sale. 29:264.

- time for sale.

Date of tax sale. 47:826.

Day for sale. 9:212, Gil. 197.

Validity of sale on changed date. 10:290, Gil. 229.

-sale as entirety or in parcels.

Assessment in parcels, see supra, Assessment as entirety or in parcels.

Sales for taxes in gross. 10:67, Gil. 49.

Tax sale in parcels or in gross. 32:7.

Sale of land at tax sale as one tract. 38:27.

Grouping lands in tax sale. 38:335.

- who may purchase.

Who may purchase and enforce tax title. 38:335; 40:384.

Right to acquire tax title. 67:303.

Acquirement of tax title against coparty in interest. 74:484.

Right of owner of land to purchase at tax sale to strengthen title. 33:49.

Disability to take tax title by one's own default in paying tax. 58:176.

Duty to pay tax disabling owner from buying at tax sale. 42:398.

Tax proceedings, purchase by the state. 40:384.

-rights and title acquired at sale; priorities.

Rights during time for redemption, see infra, Redemption.

Reimbursement where sale is void, see Assumpsit.

Purchase and enforcement of tax title. 36:59; 64:273.

Purchaser at tax sale as bona fide purchaser. 27:92.

"Caveat emptor" as applied to tax purchasers. 38:463; 66:425.

What passes by tax sale. 34:195; 79:343.

Title under tax sale. 78:244.

Title obtained by state of county at tax sale. 57:203.

Rights under tax sales bid in by state. 72:148.

Validity of tax titles. 14:345, Gil. 263.

Validity of tax title where part of taxes were paid. 34:26.

Necessity of showing strict compliance with law to establish validity of tax title. 10:59, Gil. 41.

Assignment of interest of state as evidence of title. 29:271.

Title of purchaser of lands bid in by state for taxes. 37:415.

Prerequisites to valid tax title to lands bid in by state. 38:335.

Right of purchaser at invalid tax sale to recover purchase money from public. 27:92.

Effect of tax sale upon title. 81:215.

Prior taxes as affecting tax title. 72:519.

Effect of sale for delinquent assessment upon title. 91:223.

TAXES, IV.-Continued.

How tax title affected by subsequent sale for prior tax. 98:341.

Right to enforce prior tax as against purchaser at tax sale. 79:343.

Enforcement of prior tax after void sale, as against purchaser at subsequent sale. 80:119.

Tax sale as divesting lien of back taxes. 34:304.

Contract rights on sale of voidable local assessment certificates. 94:57.

Collateral attack on tax proceedings and titles. 29:135.

Priority of tax titles. 30:433.

Priority between tax liens or titles. 34:304.

sale on older lien after sale on later lien. 34:304.

- validity of sale generally.

Validity of tax sale. 27:259; 37:132; 38:482; 39:317, 40:541.

Validity of tax sale proceedings. 26:201, 212.

Essentials to validity of tax sale. 85:498.

Irregularity affecting validity of tax sale. 85:374.

Requisites of a valid sale to the state, under tax judgment. 57:203.

Sale of land for less than taxes due and delinquent. 64:409.

Effect of statute permitting action to test validity of tax sale. 54:235.

Effect of invalid tax sale not followed by taking possession. 11:480, Gil. 358.

- certificates.

Admissibility of, in evidence, see Evidence, IV.

Certificate of sale for delinquent assessment. 98:269.

Necessity for and requisites of certificate of tax sale. 40:100.

Validity of tax certificates. 30:433; 40:541; 55:202; 78:102.

Validity of state tax assignment certificate. 91:63.

Validity of tax sale certificate not made within a reasonable time after sale. 37:11.

Sufficiency of certificate of tax sale. 32:7.

Interest of holder of tax certificate. 15:245, Gil. 190.

Rights of holder of tax assignment certificate. 75:17.

Existing law as entering into rights under tax certificate. 37:415.

Time for execution of tax certificates. 36:355; 40:188; 68:313.

Necessity of paying delinquent tax before receiving certificate of sale. 85:498.

Deed or assignment of certificate of sale for taxes without payment of delinquent taxes. 85:524.

Assignment of tax certificates. 37:415.

Tax certificate as prima facie evidence. 47:535.

Certificate of payment of taxes as indorsed on deed by auditor. 66:219.

-deed.

Description of property in, see supra, Description of property.

As evidence, see Evidence, IV.

Construction of federal statutes effectuating tax deeds. 37:132; 49:119.

Right of assignee of tax certificate to deed. 31:307.

Requisites of tax deed. 40:189.

of forfeited lands. 39:92.

References are to Reports as Notes are in that order.

Index to Notes, Minn. Rep.

TAXES, IV.-Continued.

Validity of tax deed. 25:93; 77:472; 93:233.

of forfeited lands. 31:360.

forfeited deed showing sale for insufficient amount. 64:409.

deed which shows sale en masse. 32:7.

When tax deed may be given. 11:480, Gil. 358.

Execution of tax deed as giving title. 15:245, Gil. 190.

When tax deed void upon its face. 24:194.

Recitals requisite in tax deed. 24:372; 27:449.

Recitals necessary to regularity of tax deed. 35:540.

Sufficiency and effect of recitals in tax deed. 38:335.

Tax deed as evidence of title. 39:92; 45:66.

-setting aside sale.

Vacation of tax sale by reason of mistake of officer. 33:434.

Procedure to set aside defective tax sale. 26:215.

Tender or offer of equity on suit to avoid tax sale. 27:92.

-resale.

Resale for taxes of land bid in by state. 83:489.

Right of state to resell for earlier or later taxes. 72:148.

Right to resell land for prior taxes. 98:404.

Resale for prior taxes after perfection of tax title. 99:138.

Redemption.

Redemption from judicial sale, see Judicial Sale.

Redemption from tax sale. 75:512; 86:294.

Right of redemption from tax sale. 78:85; 81:463.

Law governing redemption from tax sale. 32:479.

Statutes regulating redemption of lands sold for taxes. 59:27.

Construction of redemption statutes. 32:479.

Construction and application of laws extending right to redeem from tax sale. 26:145.

Necessity of strict compliance with statute. 32:479.

Right to redeem part of tract sold for taxes. 28:358.

Redemption from successive tax sales. 34:475.

Conditions to redemption from tax sale. 75:17; 86:181.

Proof of redemption. 14:345, Gil. 263.

Publication of lists. 86:294.

- notice to redeem generally.

Validity of statutes as to. 33:271.

Applicability of law of 1902 as to notice of expiration of redemption. 99:387.

Notice to redeem. 38:433; 41:344; 42:155; 70:16; 73:1.

inclusion of delinquent taxes. 93:382.

Notice of expiration of redemption. 32:479; 38:27; 47:237; 73:34; 87:489.

following statutory form. 73:34.

under special assessments. 62:232.

Notice of expiration of time to redeem from tax sale. 33:271; 35:257; 61:118; 65:347; 86:181.

Notice of expiration of redemption from forfeited tax sale. 81:463.

Notice to redeem where owner's name is unknown. 64:139.

TAXES, IV .- Continued.

Necessity of notice of expiration of redemption. 39:431; 62:246.

Necessity of notice to redeem to complete tax title. 36:456.

as applying to lands bid in by the state. 36:456.

Notice to terminate period of redemption from tax sale. 52:307. where owner is "unknown." 62:246.

Necessity and object of requiring notice of expiration of period of redemption. 35:408.

Requisites of notice of expiration of redemption. 39:431; 72:105; 73:65; 77: 343: 83:69: 84:105.

Sufficiency of redemption notice. 43:3; 59:35; 62:246; 71:66; 73:1; 75:1, 248; 82:200; 85:374, 498; 90:440; 92:210, 218.

as respects persons. 41:20.

as governed by law in force at time of sale. 59:35.

Statement of time of expiration. 42:155; 73:1; 75:248.

Statement of amount and interest. 41:20; 70:16; 89:27.

Trivial mistake in amount stated in notice to redeem from tax sale. 77:394.

Redemption notice without presentation of tax certificates. 47:497.

New notice after failure to give proper notice. 65:347.

New notice where given notice insufficient. 77:343.

Publication of. 33:271.

Proof of publication of redemption notice. 44:207.

Service of notice to redeem. 57:397; 72:148.

Who required to give notice of expiration of period of redemption from tax sales. 35:408.

- to whom notice given.

Person to be served with notice. 41:344.

Person to receive notice of expiration of period of redemption from tax sale. 44:207.

Address of notice of expiration of time to redeem from tax sale. 47:535.

Service on occupants as well as on owner. 41:20.

Notice to redeem to assignee for creditors. 83:427.

- who may redeem.

Who may redeem from tax sale. 27 97.

Redemption by or for persons under disability. 27:97.

Redemption by infant. 85:473.

- time for.

Expiration of right of redemption. 32:479.

Sixty days period after notice as part of time to redeem. 73:1.

Right to sixty days after proof of service of notice is filed. 59:35.

Right to extend or abridge time for redemption from tax sale. 36:456.

- rights during time for.

Rights under tax sale during time for redemption. 33:271.

-amount required to redeem.

Amount payable to redeem from tax sale. 72:148.

Amount required for redemption from tax sale. 83:496.

References are to Reports as Notes are in that order.

TAXES, IV.—Continued.

Payment of deficient sum for redemption from tax sale because of official error. 33:434.

Amount required to redeem as stated in notice to redeem from tax sale. 77:8.

Payment; satisfaction of tax.

Recovery back of taxes paid, see Assumpsit.

Duty to pay tax. 56:24.

When tax considered as paid into treasury. 7:267, Gil. 207.

Payment of taxes not properly credited by officer. 33:366.

Voluntary payment to release lien or avoid legal seizure. 7:267, Gil. 207.

Validity of statutory provision for payment of assessments in installments. 68:147.

Rights of unauthorized payer of taxes. 35:124.

Satisfaction of land tax from personalty. 11:321, Gil. 225.

Omissions; reassessment.

Assessment of omitted taxes. 40:512.

Assessment for back taxes. 33:537.

Assessment of taxes omitted for previous years. 31:256.

Taxation of property previously omitted or undervalued. 68:353; 72:519.

Right of land owner to contest payment or assessment of back taxes. 31:256. Right of state to impose tax on lands that escaped taxation. 39:380.

Right of state to collect back interest and penalties on property not formerly

assessed. 39:380.

Power or assessor to add property omitted from verified list. 15:295, Gil. 226.

failure of assessor to demand list. 15:295. Gil. 226.

Laws controlling reassessment. 63:497.

Validity of act providing for the reassessment of undervalued property. 71:283. Auditor's omission to certify taxes as discharging those omitted. 33:484.

Abatement.

Abatement of taxes by state officers. 80:287.

Remedy for refusal to abate taxes. 77:190.

Recommendations of county board and auditor as condition to an abatement of taxes. 66:304.

Apportionment of proceeds.

Apportionment of assessments for taxation and local improvements. 33:198.

V. Lien.

Taxes as lien. 79:131.

on real estate. 15:479, Gil. 894.

Tax lien as an interest in realty. 91:81.

Lien of state for taxes. 34:304.

when accrues. 98:341.

Tax sale affecting lien of state for prior taxes. 98:404.

Attachment of lien for taxes. 80:17.

When statutory lien for taxes attaches to real property. 33:534.

Lien for later taxes paid by tax sale purchaser. 84:53.

Priority of tax or assessment lien. 75:221; 79:343; 84:141; 91:395.

TAXES, IV .- Continued.

When lien for taxes barred. 65:525.

Divestment of tax lien. 80:17.

Void tax sale as passing lien to purchaser. 38:482.

Tax-sale purchaser's lien for taxes subsequently paid. 34:475; 39:470; 55:202; 60:328.

Right of purchaser under invalid tax sale to lien for purchase price and expenditures. 27:92.

Holder of tax certificate as having lien on land. 91:81.

VI. Succession tax.

Inheritance tax. 97:11, 532.

Nature of an inheritance tax. 40:232; 79:175.

Constitutionality of inheritance tax law. 40:232; 79:175; 87:500; 90:180.

Validity of. 97:11.

Mode of testing validity of inheritance tax. 44:546.

Grounds for declaring inheritance tax invalid. 44:546.

Time for imposition of tax upon postponed or contingent inheritance. 100:192.

Equality; uniformity.

Necessity of equality in an inheritance tax. 40:232

Necessity of uniformity in a tax on successions. 40:232.

Equality and classification of inheritance tax. 71:248.

Inequality in inheritance tax. 79:175.

TAXING DISTRICT.

See Taxes, IL.

TAX LIST.

See Taxes, IV.

TEACHERS.

See Schools.

TELEGRAPHS.

Legislative control over location of telegraph poles. 84:486.

Mossages.

Measure of damages for delay or nondelivery, see Damages, III. Telegram as evidence, see Evidence, IV.

Right to refuse telegraph message. 65:18.

Printed notice on telegraph blank as part of contract. 33:227.

Printed telegraph blank as express contract. 33:227.

Statutory liability for failure to deliver telegram. 58:252.

TELEGRAPHS-Continued.

Character of action for failure to transmit message. 58:252.

Remedy for negligent transmission of message. 58:252.

Liability for nondelivery of telegram. 86:44.

Liability of telegraph company for transmitting fraudulent message. 39:181.

Disclosing contents of telegram as misdemeanor. 72:41.

- to whom duty owed.

Who may recover for erroneous transmission of telegram. 21:155.

Telegraph company as agent of the sender of a message. 31:481.

- limitation of liability as to.

Limitation of telegraph company's liability. 21:155.

Validity of limitation of liability of telegraph companies. 58:252.

Right of telegraph company to limit time and manner for presenting claims. 33:

reasonableness of limitation. 33:227.

TELEPHONE.

Proof of conversations over, see Evidence, X.
Remedy to compel designation of location of telephone poles. 86:350.
Telephone as equivalent to telegraph. 56:100.
Telegraph as including telephone 76:334; 81:140.
Validity of transactions by telephone. 67:348.

TENANCY IN COMMON.

See Cotenancy.

TENANTS.

See Landlord and Tenant.

TENDER.

Legal tender, see Legal Tender.

As essential to action for specific performance, see Specific Performance.

As between vendor and purchaser of land, see Vendor and Purchaser.

Right to tender liquidated damages. 17:284, Gil. 260.

Refusing tender on specific ground. 17:284, Gil. 260.

Remedy where tender refused. 18:448, Gil. 404.

Necessity for; waiver of.

Necessity for tender. 5:392, Gil. 316; 19:67, Gil. 45; 19:372, Gil. 317; 26:106.

Necessity of tender of goods. 23:439.

When formal tender is unnecessary. 12:326, Gil. 216.

When tender of money unnecessary. 30:413.

Necessity of tender after suit covering costs. 17:284, Gil. 260.

Tender to fix default. 97:293.

Waiver of tender. 21:322; 44:471.

References are to Reports as Notes are in that order.

TENDER-Continued.

Waiver of formal tender. 46:13.

Excuse for failure to make tender. 78:370.

Absence from state as waiving tender. 21:15.

Sufficiency of.

Sufficiency of tender. 5:392, Gil. 316; 14:469, Gil. 351; 17:284, Gil. 260; 21:456; 26:100; 27:26; 28:75; 30:366; 43:428; 52:83; 53:23; 63:484; 80:223; 86:509.

Sufficiency of tender of debt. 83:311.

Sufficiency of tender of money. 80:162.

Sufficiency of bank bill as tender. 48:113.

Conditional tender. 52:83.

Sufficiency of tender made to creditor's attorney. 60:483.

By assignee of mortgagor. 80:223.

Necessity that tender be absolute. 16:116, Gil. 106.

When debtor is ignorant of amount due. 17:284, Gil. 260.

Waiver of production of money. 37:464.

Waiver of defect in money. 37:464.

Time and place of tender.

Tender before foreclosure. 80:223.

Tender after action. 74:279.

Place for tender. 21:15.

on rescission of contract, 35:90.

Keeping tender good; offer of judgment.

Necessity of keeping tender good. 16:116, Gil. 106; 43:428.

Depositing money tendered in bank. 58:291.

Offer of judgment, 23:61.

oral acceptance. 23:61.

sufficiency of. 12:186, Gil. 114.

Effect of tender and refusal.

Effect of tender. 52:83.

Effect of tender and refusal thereof. 16:116, Gil. 106; 28:75.

Tender and refusal as extinguishing lien. 16:320, Gil. 283.

Tender of money as payment, discharging lien of mortgage. 21:456.

Release of security. 41:146.

Discharge of debt by tender. 45:40.

Tender refused on specified grounds as waiving other grounds. 57:175.

TERM.

Of court, see Courts.

Of judge, see Judges.

Of office, see Officers.

TERMINATION.

Of contract, see Contracts, V.

Of lease, see Landlord and Tenant.

Of license, see License.

References are to Reports as Notes are in that order.

TERMINATION—Continued.

Of trust, see Trusts.
Of contract for sale of land, see Vendor and Purchaser.

TERMS.

Imposition of, on vacating judgment, see Judgment, VIII. In lease, see Landlord and Tenant.

TERRITORIAL LIMITATIONS.

As to jurisdiction, see Courts.

TESTAMENTARY CAPACITY.

See Wills.

TEXT BOOKS.

In schools, see Schools.

THEATER.

Restrictions upon admission to theater. 74:200.

THEFT.

See Larceny.

THREATS.

Evidence of, see Evidence, X.

TICKETS.

For passage, see Carriers, II.

TIMBER.

Measure of damages for injury to, or conversion of, see Damages, III.
Right to timber on public lands, see Public Lands.

Standing timber as real property. 93:505.

Ownership of land as basis of claim to timber. 7:456, Gil. 365.

Remedy for wrongful severance of parts of realty. 17:361, Gil 355.

Cutting timber as waste. 34:547.

Recapture or appropriation of marked timber. 37:220.

Contracts as to: sale of.

Effect of contracts with respect to timber. 38:47.

References are to Reports as Notes are in that order.

TIMBER-Continued.

Contracts limited as to time for cutting and removal. 38:47.
Sale of standing timber. 38:342; 68:282.
Nature of sale of standing timber. 56:288.
Sale of standing timber as of interest in land. 49:198.
Effect of sale of stumpage. 38:342.
Contract of sale of standing timber as passing title. 56:288.
Nature of sale of standing timber with reservation of title. 58:149.
Rights of grantee of standing timber. 93:505.
Title to timber cut down and not removed on time. 94:174.

TIME.

For taking appeal, see Appeal and Error, III. As essence of contract, see Contracts, II. Of performance of contract, see Contracts, IV. Of valuation in computing damages in condemnation cases, see Damages, III. Of taking effect of deed, see Deeds. Of vesting of title to property condemned, see Eminent Domain. Parol evidence as to, see Evidence, VI. To present claim against decedent's estate, see Executors and Administrators. Allegation of, in indictment, see Indictment, etc. Of entry of judgment, see Judgment, I. For seeking relief from judgment, see Judgment, VIII. For redemption from judicial sale, see Judicial Sale. Of filing mechanic's lien, see Mechanics' Liens. Of redemption from foreclosure sale, see Mortgage, VII. To move for new trial, see New Trial. For pleading, see Pleading, I. For objections to pleading, see Pleading, I. Of allowing amendments, see Pleading, L. Of publication, see Publication. For tax sale, see Taxes, IV. Of tender, see Tender. For objections and exceptions, see Trial, I. Question for jury as to reasonableness of, see Trial, II. Time for question of practice. 12:221, Gil. 141. Extension by court of time to perform act. 41:526. What time statute adopts. 74:381.

Computation.

Computation of time. 8:366, Gil. 326; 27:197; 31:119; 34:403; 39:426; 45: 231; 50:303; 53:269; 61:185; 73:65, 486.

Computation of time for notice or publication. 6:192, Gil. 123.

Computation of time of publication of legal notices. 26:299.

Computation of time for notice of trial or argument. 25:327.

Dates included in computation of time. 35:294.

As applying to the construction of statutes. 45:231.

Where last day falls on Sunday. 45:231.

Exclusion of Sunday. 50:303.

TIME—Continued.

Computation of year. 48:319. Meaning of "from" and "after" when used in regard to time. 32:460. Date at which instrument takes effect. 6:402, Gil. 270.

TITLE.

Liability for defective abstract of, see Abstracts. Cloud on, see Cloud on Title. Passing of, by dedication, see Dedication. To property, estoppel to assert or deny, see Estoppel. Presumption and burden of proof as to, see Evidence, IL. Parol evidence as to, see Evidence, VI. Evidence as to generally, see Evidence, XI. Sufficiency of proof of, see Evidence, XII. To highway, see Highways. Of insured, see Insurance, III. Insurance of, see Insurance, VIII. Of purchaser at judicial sale, see Judicial Sale. To land, justice's jurisdiction in cases involving, see Justice of the Peace. Slander of, see Libel and Slander. Of parties to mortgage, see Mortgage, I. Prior to redemption from foreclosure sale, see Mortgage, VII. Of ordinance, see Municipal Corporations, II. To office, contest of, see Officers. Allegations as to, see Pleading, II. Records of, see Records and Recording Laws, IL Of personal property, passing of, see Sale, I. Of personalty sold, warranty of, see Sale, II. Of statute, see Statutes, I. Reference to, in construing statute, see Statutes, IL Acquired at tax sale, see Taxes, IV. Question for jury as to, see Trial, II. Under agreement to convey, see Vendor and Purchaser. Defects in, see Vendor and Purchaser. Documents of title. 83:498. Title to land, how triable. 17:361, Gil. 335. Limit of inquiry into title. 47:62.

TOLLS.

Legislative control over tolls, rates, etc. 60:461. Right to take tolls without franchise. 10:23, Gil. 8. Right of river improvement company to tolls. 51:10.

TORTS.

Conflict of laws as to, see Conflict of Laws. Measure of damages for, see Damages, III.

References are to Reports as Notes are in that order.

TORTS-Continued.

Injunction against tortious acts, see Injunction. Joint liability for, see Joint Creditors and Debtors. When statute of limitations runs, see Limitation of Actions. Master's liability for, see Master and Servant, III. Municipal liability for, see Municipal Corporations, II. Matter as to negligence generally, see Negligence. Pleading as to, see Pleading, II. Actions sounding in tort arising from contract. 39:54. Tort arising out of contract relation. 48:78. Violation of statutory prohibition as a tort. 70:1. Public wrong as private wrong. 21:502. Liability for consequences of wrongful act. 46:39; 52:36. Liability for damages resulting from lawful use of property. 20:478, Gil. 432. Escape of injurious substances. 20:478, Gil. 432. Acquisition of right in land by wrongdoer. 31:45. Which one of two innocent parties must suffer. 49:462, Consequential damages for torts. 88:86.

TOWNS.

Mandamus to officers of, see Mandamus. Municipal corporations, generally, see Municipal Corporations. Matters as to villages, see Village. Town as quasi public corporation. 23:537. "Town" in statute as including cities and villages. 33:351.

Liability.

Liability of town for acts of its officers. 59:3. Liability of town for acts of supervisors. 35:549. Liability of township for property taken for public use. 67:412. Liability of town for expenses of quarantine. 89:402. Remedy by action on claim against. 8:441, Gil. 390.

Officers.

Power of town officers to bind town. 23:537. Supervisors as representatives of town in laying out roads. 23:537.

TOWN SITE.

See Public Lands.

TRACKAGE CONTRACTS.

See Railroads, I.

TRADE.

Validity of contract in restraint of, see Contracts, III.

References are to Reports as Notes are in that order.

TRADE-Continued.

Combinations in restraint of, see Monopoly and Combinations. Municipal regulation of, see Municipal Corporations, IL.

TRADE FIXTURES.

See Fixtures.

TRADEMARK.

Injunction against use of, see Injunction.
See also Tradename.
What constitutes a trademark. 40:243; 52:389.
Right to use trademark. 40:243.
Capacity to sue for the infringement of. 37:349.
Protection of trade union trade-marks. 37:349.
Right of protection against unauthorized use of union label. 40:243.
Validity of deceptive trademark. 40:243.

TRADENAME,

Injunction against use of, see Injunction. See also Trademark. Rights in trade-name. 93:299.

TRADE SECRETS.

Trade secrets. 52:389. Protection of. 100:205.

TRADE UNIONS.

See Labor Unions.

TRANSFER.

Of negotiable paper, see Bills and Notes. Of corporate stock, see Corporations, V. Of insurance policy, see Insurance, IV.

TRANSFER TAX.

See Taxes, VI.

TRANSITORY ACTION.

See Venue.

References are to Reports as Notes are in that order.

TRAVAIL.

Admissibility of declarations made in, see Evidence, X.

TREBLE DAMAGES.

See Damages, IV.

TREES.

See Logs and Logging: Timber.

TRESPASS.

By animal, see Animals.

Injunction against, see Injunction.

Trespass quare clausum. 7:203, Gil. 145.

Gist of action of trespass. 12:426, Gil. 310.

Liability of trespasser. 80:336.

Trespass against cotenant. 12:426, Gil. 310.

What constitutes; who are trespassers; when action for lies. What constitutes continuing trespass. 32:425.

Continuing and repeated trespasses. 17:215, Gil. 188.

What entrance by officer amounts to trespass. 34:92.

Prolonged acts as trespass on lands. 82:530.

Distinction between trespass and trover. 58:112.

Who are trespassers. 18:260, Gil. 236; 34:107.

trespasser ab initio. 34:107.

Licensee as becoming trespasser ab initio. 54:301. Right to maintain trespass. 49:526. When trespass lies on entry for public use. 28:299.

Trespass as lying for occupancy of street by railroad. 38:122.

Conditions precedent to suit in equity for trespass. 34:43.

Who may maintain.

Interest in land sufficient to support action for trespass quare clausum. 89:280. Title sufficient to maintain trespass. 43:375.

title of entryman on public lands. 43:375.

Possession as predicate for trespass. 17:361, Gil. 335.

Possession necessary to maintain trespass. 18:82, Gil. 65; 42:405.

Pleading possession necessary to maintain action for trespass. 42:405.

Action for trespass by homestead entryman. 84:84.

Defenses; recovery.

Silence of owner as waiving trespass. 29:256.

Good faith of trespasser as affecting right of recovery for the trespass. 37:197.

Knowledge of claim of adverse party as showing intentional trespass. 38:47.

Right of trespasser to raise question of title. 17:361, Gil. 335.

Recovery for continuing or subsequent trespass. 17:439, Gil. 417.

Title in a third person as a defense to trespass. 51:266.

TRESPASSERS.

Negligence as to, see Negligence, I. Injury to, on railroad track, see Railroads, IL.

TRIAL.

- I. Conduct and disposal.
- II. Questions of law and fact; submitting case to jury.
- III. Instructions.
- IV. Findings by the court,
 - V. Verdict or findings of jury.

Continuance, see Continuance and Adjournment.

Procedure peculiar to criminal cases, see Criminal Law, IL.

Right of accused to speedy trial, see Criminal Law, IL.

In eminent domain, see Eminent Domain.

Judicial notice by court or jury, see Evidence, I.

Right to trial by jury, see Jury, I.

New trial, see New Trial.

Place of, see Venue.

Witnesses on, see Witnesses.

I. Conduct and disposal.

Impaneling, selection, and competency of jurors, see Jury, IL Stipulations, generally, see Stipulation.

Discretion of court in controlling trial. 2:37, Gil. 26.

Discretion of court as to proceedings on trial. 24:429.

Discretionary powers of court on trial. 49:521.

Discretion vested in trial court. 3:246, Gil. 169.

Mode of trial in possessory action against tenant. 14:170, Gil. 131.

Admissions.

Admission of counsel in opening address as binding client. 19:449, Gil. 388.

Notice of trial; note of issue; calendar.

New notice of trial on amendment of pleadings. 10:316, Gil. 249.

Notice of trial after remand from appeal. 43:239.

Term for note of issue and notice for trial. 19:539. Gil. 469.

Right of court to relieve against default of appellant in placing case on calendar. 69:346, 351.

Disposal of issues.

Ordering issues to be tried by jury. 14:394, Gil. 300.

Submission of issues to jury for special finding. 50:429.

Submission of issues to jury in quo warranto. 37:428.

Form of issues referred to jury. 14:394, Gil. 300.

Right of court to try issues without jury. 19:132, Gil. 99.

Necessity that all issues be disposed of. 45:441.

Production of whole case where all issues are not before the jury. 31:106.

TRIAL, I.-Continued.

- issues not raised by pleadings.

Trial of issues not raised by the pleadings. 27:415.

by consent. 37:366.

Change of issues by agreement. 61:346.

Effect of trial of an issue not raised by pleadings. 61:346.

Election between counts.

Discretion of court to compel election under complaint. 18:525, Gil. 468; 22:15; 33:348

Right to compel election of defenses. 5:119, Gil. 85.

Election by state between diverse charges in indictment. 23:569.

Reception of evidence.

Use of deposition, see Deposition.

As to evidence generally, see Evidence.

Error in regard to, as ground for new trial, see New Trial.

Examination of witnesses, see Witnesses.

Reception of evidence. 61:175.

Right of parties on own examination of adverse party. 79:396.

- reception subject to objection.

Receiving evidence subject to objection. 88:499.

Testimony received subject to objection. 41:537.

Effect of receiving evidence subject to objection. 39:18.

- order of proof; reopening case.

Order of introducing evidence, 65:548; 88:334.

Discretion of trial court as to order of proof. 37:512; 50:192.

Order of introduction of corroborating evidence 4:368, Gil. 277.

Discretion of court as to admission of evidence out of order. 14:105, Gil. 75.

Order of proof in action against officer for wrongful seizure of personalty. 14:163, Gil. 126.

Changing order of proof in case of lost document. 19:44, Gil. 24.

Reopening of case as discretionary. 55:417.

Reopening case after final submission. 66:283.

-subsequent connection with case.

Connecting irrelevant evidence. 67:65.

Subsequent connection of irrelevant testimony with case. 28:311.

- offer of evidence.

Offer of evidence. 33:441; 36:276; 42:498; 68:335; 81:506; 83:265; 86:133.

Requisites of offer of testimony. 25:431; 41:153; 47:95, 145.

Time for making offer of evidence. 57:307.

Necessity that offered testimony be shown to be admissible. 42:382.

Sufficiency of question or exception to show admissibility of expected evidence. 14:105, Gil. 75.

Offer of proof as a whole, where partly admissible and partly not. 39:431.

- striking out evidence.

Striking out evidence. 53:414; 62:241.

Right of court to refuse to strike out evidence. 26:278.

Motion to strike out objectionable matter. 69:319.

TRIAL, I.-Continued.

Motion to strike out evidence not seasonably objected to. 23:569.

Motion to strike out incompetent testimony answered without objection. 72:116.

Remedy for irresponsive or improper answer. 73:134.

What may be read to, or taken out, by jury.

Reading to jury by counsel. 48:285.

Reading from stenographer's notes. 1:134, Gil. 110.

Reading to jury on recall. 1:134, Gil. 110.

Propriety of taking pleadings to jury room. 8:236, Gil. 205.

Use of pleadings by jury. 98:296.

Argument and conduct of counsel.

Improper remarks of counsel. 12:538, Gil. 448.

- right to open and close.

Right to open and close case. 33:495; 47:414.

Shifting of burden on proof of nonreceipt of notice of protest on defendant. 28: 337.

Admission as changing burden of proof and order of argument. 53:42.

Separation of jury.

Separation of jury as error. 3:427, Gil. 313.

Separation of jury in criminal cases. 41:104.

Allowing jury to separate. 13:370, Gil. 343.

Effect of separation of jury. 16:178, Gil. 157.

Separations after submission of case. 16:178, Gil. 157.

Discharge of jury.

Discharge of jury. 53:232.

In absence of defendant, 24:87.

Objections and exceptions.

Objections to rulings. 22:29.

Form of objection. 42:498.

Sufficiency of joint objection. 37:120.

When general objection is properly overruled. 40:547.

Objection to account in evidence after default. 43:295.

Waiver of objection of remedy at law. 46:33.

Exception to judgment as excessive. 71:89.

Exception to instructions given by consent. 84:58.

- time for.

Time for objections. 1:156, Gil. 131; 21:506.

To juror. 1:347, Gil. 257.

To evidence, 33:339.

To competency of evidence 8:107, Gil. 82.

To incompetent evidence. 32:436.

To competency of witness. 46:250.

To erroneous instructions. 30:489.

To misconduct of juror. 29:357.

To form of special verdict. 21:506.

TRIAL-Continued.

II. Questions of law and fact; submitting case to jury.

Submission of issues to jury as litigated. \$8:86. Inferences of fact drawn from circumstances. 34:397. Rebuttal of legal presumption as question for jury. 8:351. Gil. 310. Materiality of facts as for jury. 60:376. Speculation or conjecture as sufficient to make case for jury. 49:240. Province of court as to evidence. 16:109. Gil. 99. What evidence raises question for jury. 34:259. Question as for jury where evidence contradictory. 49:245. Conflicting evidence as giving question for jury. 65:337. Jury's province to decide on effect of contradictory evidence. 82:75. Right of jury to disbelieve uncontroverted testimony. 43:319. Discrediting uncontradicted testimony. 55:415. Sense of ambiguous words. 30:41; 31:235, 396. Jury questions in replevin. 13:326, Gil. 299. Jury questions in condemnation proceedings. 15:230. Gil. 179. Province of court and jury in malicious prosecution. 53:274. Question of assault as for jury. 83:453. Business usage as jury question. 84:336. Laches as question for jury. 72:459. Indebtedness as conclusion of law, 15:288, Gil. 219. "Intoxicating liquor" as question for jury. 87:5. Validity of release of claim for damages as question for jury. 85:447. Surrender of lease as question for jury, 60:380. Contractor's liability to third person as question for jury. 67:221. Question for jury as to right to compensation for services. 84:279. Broker's right to commission as question for jury. 94:309. What constitutes payment as questions for jury. 88:1. Adverse possession as question for jury. 95:396. Question of fact as to what constitutes waiver. 33:111. Question as to whom the credit was extended to. 37:23. Time of ouster of joint tenant as question for jury. 37:338. Jury questions in homicide cases. 14:105, Gil. 75. Homicide as question for court or jury. 13:132, Gil. 125. Degree of homicide as jury question. 16:282, Gil. 249. Provocation and cooling time as jury question. 10:223, Gil. 178. Right of self defense as question for jury. 83:141. Credibility of witnesses; weight of evidence. Credibility of witness as jury question. 22:59; 24:339. As to credibility of witness and weight of evidence. 90:52. Credibility of testimony as a matter for jury. 27:312; 100:48. Weight of testimony as jury question. 12:293, Gil. 191. Competency of witnesses.

References are to Reports as Notes are in that order.

Mental competency of witness as question of law. 27:435.

Competency of witness as question for court. 23:104; 94:510; 99:444.

Index to Notes, Minn. Rep. 46.

TRIAL, II.-Continued.

Competency of expert as court question. 65:337.

Qualification of witness as an expert as a question for the court. 42:136; 66: 284; 79:145; 80:9.

Province of court as to qualifications of expert witness. 28:139.

Discretionary power of trial court in passing on competency of expert witness. 84:502.

Reasonableness.

Reasonable cause as question of law or fact. 14:385, Gil. 293.

Reasonable use of waters as a question of fact. 30:249.

Reasonableness of corporate by-law as question for court. 45:370.

Reasonable value of attorney's services as question for jury. 75:184.

Reasonableness of carrier's excuse for nondelivery as question for jury. 86:33.

Reasonableness of rule as jury question. 20:21, Gil. 12.

Reasonableness of rules promulgated by master as question of law. 90:135.

- of time.

"Reasonable time" as question of fact. 15:49, Gil. 29; 19:251, Gil. 211.

"Reasonable time" as fact or law question. 14:385, Gil. 293.

What constitutes reasonable time as question of fact or of law. 18:133, Gil. 119.

Reasonableness of time or amount as question of fact. 30:413.

Province of court and jury as to reasonable time for disaffirmance of contract.

31:468.

Presentment within a reasonable time as a question for jury. 7:74, Gil. 50.

Necessity; sufficiency.

Necessity for public improvement as question of fact. 80:67.

Sufficiency of notice of loss as question for jury. 77:24.

- of delivery.

Sufficiency of delivery as jury question. 18:133, Gil. 119; 83:469. by carrier. 77:477.

Relation, character, or condition of person or thing.

"Previous chaste character" as jury question in seduction. 27:52.

Chaste character in seduction as question for jury. 50:363.

Testamentary capacity as question for jury. 39:204.

Who are guests at inn as question for jury. 36:421.

Relation of landlord and tenant as question for jury. 44:88.

Question of agency as one for the jury. 52:474.

Employee or vice-principal as question for jury. 66:16; 82:191; 89:41.

Fellow servant as question for jury. 91:105.

Existence of relation of independent contractor as question for jury. 66:76.

- of thing.

Question for jury, as to what is a dangerous weapon. 10:407, Gil. 325.

Weapon as deadly as question for jury. 39:476.

What are "necessaries" as question for jury. 47:250.

Fraud; intent; good or bad faith.

Intent as question for jury. 22:514.

Intent to dedicate as fact question. 12:89, Gil. 48.

Intention to claim title by adverse possession as fact question. 17:361, Gil. 335.

TRIAL, II.-Continued.

Fraudulent intent as question for the jury. 3:377, Gil. 271; 27:530; 34:107; 4:391, Gil. 296; 19:367, Gil. 312.

Fraudulent intent as law or fact question. 6:305, Gil. 213.

When question of fraudulent intent for jury. 3:377, Gil. 271.

Fraud as question for jury. 8:351, Gil. 310; 31:348; 51:562.

Fraud on undisputed facts as question of law. 4:204, Gil. 146.

Fraud in conveyances as question for jury. 90:497.

Fraud in conveyance as jury or court question. 13:326, Gil. 299.

Fraud in release as question for jury. 94:94.

Fraud or mistake in execution of lease as jury question. 61:249.

Effect of statute making fraud or negligence as to notes a question for jury. 88:401.

Good or bad faith as law or fact question. 21:215.

Good faith in agency of husband as question for jury. 28:469.

Question of purchaser's good faith as one for the jury. 57:391.

When issue of good faith in purchasing commercial paper is for jury. 75:68.

Question for jury as to good faith in action for malicious prosecution. 16:182, Gil. 161.

Malice.

Malice as question for jury. 42:49; 70:230.

Probable cause.

Probable cause as question for court. 92:171.

Province of court and jury as to probable cause. 16:182, Gil. 161.

Probable cause as question of law or fact. 37:147; 65:256.

What constitutes probable cause as question of law or of fact. 33:189.

Sufficiency of probable cause as question for court. 30:516.

Court and jury questions as to want of probable cause, 10:350, Gil. 277.

Existence or absence of probable cause for the jury. 84:363.

Probable cause for prosecution as question of law or of fact. 40:413.

Proximate cause.

Proximate and remote causes as question for jury. 31:419.

Proximate cause as question for jury. 42:379; 43:289; 48:134.

What constitutes proximate cause as question for jury. 32:331.

Submission to jury as question of proximate cause. 14:81, Gil. 62.

Proximate cause as question for court. 52:36.

Ownership; title; dedication.

Question of fact as to ownership. 41:417.

Ownership of crops of farm owned by wife and managed by husband. 26:273.

Surrender of title to chattel as jury question. 28:390.

Dedication as question for jury. 34:35; 83:401.

Authority.

Implied authority as question of fact for the jury. 24:269.

Authority of broker as question for jury. 86:61.

Value; damages.

Questions of value as for jury. 44:309.

TRIAL, II.-Continued.

What constitutes legal overvaluation of property given for stock as question for jury. 65:28.

Amount of damages as jury question. 10:350, Gil. 277.

Province of jury as to damages on contract. 92:523.

Amount of damages for wrongful assault as jury question. 22:34.

Damages in libel as question for jury. 31:396.

Usury.

Question of usury as one of fact. 35:312, 456; 70:89.

Question of law or fact as to usury by agent. 59:487.

Usurious intent as question for jury. 56:155.

Libel or slander.

Function of jury in actions for slander. 1:156, Gil. 131; 37:277.

What constitutes libel as question for jury. 31:268.

Libelousness of matter as question of fact. 34:521.

Province of court and jury as to whether words are libelous. 41:7.

Law and fact questions as to whether publication is libelous per se. 74:84.

Meaning of ambiguous words in libel action as question for jury. 37:285.

Province of jury to decide issue as to excuse for criminal libel. 82:452.

Insurance matters.

Materiality of insured's representations as question for jury. 71:338.

Court and jury questions as to truth of statements of applicant for insurance. 90:264.

Question of railroad hazard as one of fact for jury. 83:385.

Jury questions as to increase of risk of insurance. 63:420; 88:231.

Question for jury as to reinstatement in benefit society. 78:448.

Negligence; care; skill.

Negligence as question of fact for jury. 8:154, Gil. 125; 11:296, Gil. 204; 14:81,

Gil. 62; 29:1, 465; 30:482; 31:526; 32:331, 478; 34:259; 35:84; 36:

418; 37:153; 41:439; 43:454; 47:414; 49:263; 51:4; 52:79; 53:551; 54:216; 55:495; 56:460; 60:244; 68:155; 69:67; 72:438; 78:434;

82:116; 84:58; 85:162, 252; 87:518; 92:287; 94:169; 95:347; 99:332.

Negligence as question for jury or court. 21:293; 32:398.

Functions of court and jury as to negligence. 22:443; 28:103.

Province of court and jury in determination of negligence. 39:254.

When question of law. 30:482.

Facts establishing negligence as matter of law. 58:10.

Right to judgment of jury in negligence action. 17:308, Gil. 284.

Question of due care for jury. 53:470.

Care in construction of sewer as jury question. 28:186.

"Practicability" of fencing machinery as question for jury. 70:538.

Negligence of municipality as question for jury. 86:26.

Negligence of municipality as to dangerous places as question for jury. 86:126.

Liability of municipality for defects or obstructions in street as questions for jury. 82:308.

Negligent defect in sidewalks as a question for jury. 36:188.

Province of jury in actions for death by negligence. 87:280.

Province of jury in action for death by wrongful act. 93:404.

TRIAL, II.—Continued.

-of carrier.

Negligence of carrier or passenger as question for jury. 54:379.

Question for jury as to negligence in use of defective vehicle. 84:21.

Negligence of carrier in permitting child to ride upon car platform as question for jury. 74:48.

- of railroad company.

Negligence in operation of cars as jury question. 32:214.

Sufficiency of inspection of railroad fence as question for jury. 30:489

Negligence at railroad crossing. 29:1; 68:341.

Care and precautions required of railroad company at crossings as question for jury. 28:103.

Question for jury as to negligence in "kicking" cars across street. 32:214.

Excessive speed of train as question for jury. 32:214.

Sufficiency of signals at crossing as question for jury. 58:298.

Degree of care required at railroad crossing. 68:341.

Question for jury as to negligence from setting of fire by locomotive. 29:12.

Jury questions as to negligence where fires are kindled by sparks from locomotive. 36:452.

Law and fact questions of negligent fires set by locomotive. 39:413.

Law and fact questions as to negligence in setting of fire by locomotive. 63: 233.

- of street railway company.

Question for jury whether street car was negligently driven upon person. 47: 468.

Negligence of motorman. 54:216.

Negligence in running car as question for jury. 61:85.

- of master.

Negligence of master as question for jury. 53:29; 56:555; 60:410; 66:16; 85: 366: 86:276.

Liability of superior as a question for jury. 67:252.

Negligence as to place of work as question of law or fact. 56:68.

Liability of master for unsafe place or appliances as question for jury. 86:474.

Question for jury as to safety of appliances. 41:207.

Jury question as to negligence in failure to warn youthful employee of danger. 65:355.

Question of negligence of servant in capacity of vice principal. 63:428.

Master's liability for negligence of fellow servant as question for jury. 78:504.

Capacity of foreman as fellow servant as question for jury. 66:79.

Question for jury as to negligence of master in selection or retention of servant. 82:116.

Questions for jury as to incompetency of fellow servant as evidence of employer's negligence. 71:326.

Contributory negligence.

Contributory negligence as question for jury. 11:296, Gil. 204; 22:274; 28:98; 29:465; 32:208; 35:256, 485; 38:14; 42:42, 183; 54:94; 57:26; 63:489; 64:447; 68:341; 90:329; 98:205.

TRIAL, II.—Continued.

What constitutes contributory negligence as question for jury. 27:243 31:497; 32:457.

When contributory negligence question for jury. 62:71.

Duty of court to submit contributory negligence to jury. 84:258.

Contributory negligence as law or fact question. 26:419.

Province of court and jury on question of contributory negligence. 89:397.

Question for jury as to contributory negligence in preventing damage. 14:57, Gil. 42.

Question for court or jury as to contributory negligence of owner of land not properly fenced. 27:360.

Negligence in place of sudden peril. 84:58.

Contributory negligence of firemen. 64:287.

Contributory negligence of driver of fire department as question for jury. 77: 145.

Contributory negligence of traveler as question for jury. 81:276.

Negligence by children as question of law. 39:164.

- of passenger.

Contributory negligence of passenger as question for jury. 85:387.

What constitutes negligence of passenger as question of fact. 94:241.

Negligence in projecting body or member outside of line of car as question for jury. 32:394; 43:53.

Negligence in boarding or alighting from car as question for jury. 52:500; 59:135.

Negligence in riding on platform of car as question for jury. 77:179.

- on railroad or street railway track.

Question of contributory negligence at crossing as one for jury. 52:340.

Jury questions as to negligence in crossing tracks. 90:52.

Contributory negligence upon car tracks as a matter of law. 83:304.

Question for jury as to negligence at or on railway track. 85:304.

Negligence in crossing train blocking crossing as question for jury. 52:479.

Question for jury as to negligence in failing to look or listen before crossing railroad track. 70:532.

Negligence at street railway crossing as question for jury. 61:85.

Negligence in crossing street railway tracks as question for jury. 59:45; 83: 136.

Court and jury questions as to negligence in crossing street car track. 50:395. Question of law or fact as to failure to look and listen before crossing street railway track as contributory negligence. 70:532.

- of employee.

Contributory negligence of servant as question for jury. 31:248; 53:29; 68: 305; 80:393; 86:290; 95:375; 99:417; 100:225.

Contributory negligence of servant as question of law or fact. 76:146.

Negligence of railway employee as question for jury. 86:77.

Negligence in coupling cars as question for jury. 37:409; 64:185.

TRIAL, II.-Continued.

Assumption of risk.

Assumption of risk as question for jury. 31:248; 34:397; 36:413; 37:153; 39:254; 57:461; 72:438.

Assumption of risk by servant as question for jury. 73:80; 85:463; 86:290; 95:375; 97:141; 99:417; 100:30.

Court and jury questions as to assumption of risk. 63:428.

Construction of instruments or contracts.

Construction of contract as for court. 27:485.

Construction of writing as law question. 21:509.

Construction of written instruments as for court. 8:518, Gil. 460.

Court and jury questions as to meaning of written contract. 9:223, Gil. 209.

Construction of plat as law question. 17:260, Gil. 237; 23:271.

town plat. 11:119, Gil. 75; 21:509.

Construction by court as mortgage or conditional sale. 32:111.

What constitutes acceptance of goods as question for jury. 71:167.

Taking case from jury generally.

Taking case from jury. 19:443, Gil. 384.

Right of court to take case from jury. 31:268; 33:438.

Withdrawal of case from jury on proof of contributory negligence. 22:165. Judgment for defendant upon plaintiff's evidence. 42:457.

Nonenit

Judgment of, as bar, see Judgment, II.

Right to grant non-suit. 36:122.

Nonsuit where counterclaim is interposed. 22:92.

Where cause of action for nominal damages is established. 36:122.

Direction of verdict.

Direction of verdict. 30:107; 40:288; 42:229; 48:378; 55:177; 63:525.

Power of trial court to direct verdict. 21:293.

Right of court to direct verdict. 37:285; 42:5; 61:499.

When court may direct verdict. 30:482; 35:312.

In ejectment. 35:337.

In negligence action. 20:277, Gil. 249; 44:395; 60:119.

For failure to establish negligence. 39:254.

On proof of contributory negligence. 21:293.

On issue of fraudulent intent. 52:216.

Power of court to direct verdict on question of fraudulent intent. 42:519.

Special interrogatories.

Special questions to jury. 16:355, Gil. 315.

Discretion of court as to special interrogatories to jury. 12:530, Gil. 438.

Procedure on submission of special interrogatories to jury. 27:312.

Submission and withdrawal of special questions to jury. 67:451; 76:430.

III. Instructions.

Duty of jury to follow, see infra, V.

Error as to, as ground for new trial, see New Trial.

Instructions to jury. 28:362; 69:19; 81:210, 434, 459, 482; 82:98; 91:278; 98:75.

References are to Reports as Notes are in that order.

TRIAL, III.—Continued.

Error in instructions. 5:373, Gil. 301, 12:17, Gil. 1; 14:21, Gil. 13; 65:319; 74:146.

Correctness of charge. 26:150.

Insufficient instructions. 17:269, Gil. 273.

Instructions not based on evidence. 31:165.

Instructions not conforming to evidence. 75:184.

Evidence to support instructions. 84:1.

Remedy for indefinite charge. 32:427; 36:6.

Instructions relative to argument of counsel. 88:262.

Instructions responsive to arguments of counsel. 83:74.

Framing instructions. 21:442.

Caution to jury. 36:112.

Instruction as to province of jury. 97:227.

Propriety of judge urging jury to agree. 53:551.

Instructions permitting jurors to use personal judgment. 29:41.

Argumentative instructions. 82:98.

Correct instructions in detail followed by erroneous summary. 89:95.

Instructions to jury in absence of counsel. 44:52.

Oral instructions as error. 21:187.

Duty of counsel to point out inaccuracy in charge at time of trial. 99:110.

Instructions to jury on damages. 8:154, Gil. 125.

Instructions in action to set aside conveyance. 66:195.

Duty to instruct that publication is libelous per se. 67:428.

Instruction as to broker's commissions. 98:457.

Instructions as to master's duty as to places and appliances. 69:245.

Instructions to jury as to duty of master to furnish servant with reasonably safe appliances. 80:1.

Instructions as to guarding machinery. 86:328.

Correctness of instructions as to contributory negligence. 64:159.

Requests and answers generally.

Requested instructions. 17:241, Gil. 218.

Requests for instructions. 20:9, Gil. 1; 22:152; 37:493; 83:180.

Specific request for instructions. 41:285.

Request for specific instructions. 9:260, Gil. 244.

Request for more specific instructions. 13:508, Gil. 468.

Right of court to give requested instructions. 17:308, Gil. 284.

Time for making request to charge. 17:308, Gil. 284.

Duty to give requested instructions. 21:187.

Duty to request more specific instructions. 16:91, Gil. 81.

Duty of objector to request corrective charge. 27:245.

Necessity for requests for instructions. 44:88; 78:487; 84:347.

Necessity of request for proper instructions. 19:231, Gil. 191.

Necessity of request for specific instructions to jury. 68:68.

Necessity of requests and exceptions as to instructions. 88:151.

Sufficiency of request for specific or hypothetical instructions. 16:182, Gil. 161.

Request to charge jury as to liability for discharging surface water. 76:461.

References are to Reports as Notes are in that order.

TRIAL, III.-Continued.

- refusal of requests generally.

Refusal of instructions. 2:248, Gil. 209; 17:322, Gil. 299; 18:184, Gil. 168; 23:430; 48:82.

Refusal of requests to instruct. 13:92, Gil. 86.

Refusal of series of instructions. 17:265, Gil. 243.

Error in refusing instructions. 12:17, Gil. 1; 47:17; 65:442; 81:434; 82:136.

When refusal of instructions is proper. 44:407.

Right of court to refuse to give correct instructions. 3:166, Gil. 108.

Refusal of instruction partly incorrect. 1:73, Gil. 51.

- refusal to repeat instructions.

Refusal to give instructions already covered, as error, 34:107.

Refusing special instructions when covered by the general charge. 34:51.

Refusal of court to give special requests, included in general charge. 64:123.

- modification of request.

Right of court to modify instructions asked for. 9:223, Gil. 209; 13:326, Gil. 299.

Necessity that request be charged in exact language. 25:88.

Right to charge in court's own language. 26:183.

Qualification of instructions. 38:308.

Power of court to supply omissions in instructions. 43:401; 44:141.

Further or additional instructions.

Right to further instructions. 44:52.

Right of court to give additional instructions. 3:262, Gil. 181.

Abstract instructions.

Abstract charge. 81:210.

Abstract and inapplicable request. 13:525, Gil. 491.

Requests for abstract charge. 14:105, Gil. 75.

Requests for abstract instructions. 24:269.

On evidence and facts; as to witnesses.

Review of evidence in charge. 37:283; 47:47.

Right of court to comment on evidence in civil action. 63:525.

Assuming existence of controverted facts, as error. 21:215.

Instruction assuming facts. 24:254.

Charging jury on weight of evidence. 27:245.

Right of court to instruct on weight of evidence. 4:47, Gil. 23.

Instructions as to weight and credit of testimony. 83:286.

Instruction on legal effect of evidence. 80:408.

Instructions as to evidence of good character. 38:438.

Refusal of charge as to burden of proof. 55:452.

Instructions singling out testimony. 99:461.

Instruction as to interest of witness. 12:293, Gil. 191.

Instruction to jury regarding testimony of particular witness and its credibility... 77:245.

Instruction as to evidence of witness who has testified falsely. 72:74. Instruction as to reputation of witness for veracity. 79:462.

TRIAL, III.-Continued.

-as to reasonable doubt.

Definition of reasonable doubt. 10:407, Gil. 325.

Instructions as to meaning of reasonable doubt. 38:438.

Instructions as to reasonable doubt. 72:296: 93:393.

In criminal cases generally.

Instructions as to reasonable doubt, see supra,—as to reasonable doubt.

Erroneous omission from charge of some essential element of the offense.
36:538.

Instruction or degree of murder. 22:514.

Charge to jury excluding degrees of crime not in evidence. 34:18.

Charge excluding degrees of offense not proved. 34:1.

Charging degrees of homicide not in evidence. 56:78.

Instruction excluding lesser degrees of murder. 34:430.

Instruction as to all degrees of crime charged. 45:177, 521.

Instruction to convict of particular degree of a crime or acquit. 45:177.

Charge excluding consideration of self defense. 34:430.

Instruction excluding self defense in homicide cases. 58:478.

Instructions as to keeping premises open at prohibited hours. 74:463.

IV. Findings by the court.

In eminent domain, see Eminent Domain.

Conformity of judgment to findings, see Judgment, L.

Findings by referee, see Reference.

Findings of fact. 38:359.

Findings of fact and effect thereof. 54:6.

General findings of fact. 52:51.

Findings in divorce actions. 31:106.

Findings of evidence for facts. 34:426.

Construction of findings of facts, 64:349.

Statement of findings by the court. 86:1.

Findings of fact and conclusions of law. 81:64.

Separation of findings and conclusions. 2:134, Gil. 110.

Findings of fact stated with conclusions of law. 59:468.

Variance between legal conclusions and specific findings of facts. 80:462.

Findings to sustain judgments. 39:11.

Findings on contradictory evidence. 12:132, Gil. 75.

Findings contrary to stipulated facts. 8:441, Gil. 390.

Necessity that findings conform to issues. 62:198.

Effect of findings not responsive to issue. 9:194, Gil. 179.

Findings of fact on issues not presented by the pleadings. 77:428.

General findings of truth of complaint. 68:454.

Findings on order dismissing an action. 80:139.

Findings of fact in making interlocutory orders. 70:66; 73:203.

Right to disregard immaterial findings. 16:355, Gil. 315.

Findings in action triable by the court supplementary to special verdict. 20: 274, Gil. 245.

Necessity of jurisdiction to make operative finding. 30:294.

References are to Reports as Notes are in that order.

TRIAL. IV.-Continued.

Construction of negative findings of fact. 33:417. Remedy for incomplete findings by trial court. 40:176. Effect of finding of "no evidence." 46:321. Finding or opinion of court as distinguished from judgment. 51:116. Finding that allegations of complaint are "true." 52:203. Effect of attachment of memorandum to findings of trial court. 90:215.

Necessity for.

Needlessness of findings on admitted facts. 3:45, Gil. 17. Necessity of findings on admitted facts. 5:409, Gil. 332. Procedure on omission of findings by court or referee. 16:457, Gil. 411. Sufficiency of generally.

Requisites of findings of fact. 33:348.

Sufficiency of findings of fact in trial by court. 31:325; 34:48; 36:276; 68:1; 83:83: 90:497.

Sufficiency of negative findings of trial court. 90:314. Sufficiency of findings of fact stated by implication. 74:20, Sufficiency of general findings. 44:132. Sufficiency of findings that allegations are true. 55:334. Sufficiency of findings by court of truth of allegations. 31:77. Procedure on judgment without sufficient findings. 17:95, Gil. 71. Remedy in case of defective finding or decree. 14:140, Gil. 108.

Special findings.

Special findings to support judgment. 36:3. Special findings necessary to support judgment. 4:32, Gil. 15. What constitutes special findings. 38:260. Matters properly embraced in special findings. 46:368. Requisites of special findings. 45:441. Sufficiency of special findings. 22:19. Effect of special findings. 86:77. Duty to request specific findings of trial court. 36:317. Correction: modification. Amendment of findings. 16:457, Gil. 411. after judgment. 38:359.

Right of trial court to modify its findings. 28:238. Motion to make findings specific. 33:417. Right to have findings made more specific. 31:163. Power of court to modify, change, or vacate findings. 47:399. Procedure to correct findings. 2:134, Gil. 110.

V. Verdict or findings of jury.

Direction of, see supra, II. In eminent domain, see Eminent Domain. Judgment notwithstanding, see Judgment, I. Interference with jury as ground for new trial, see New Trial. Misconduct of jury as ground for new trial, see New Trial. Error as to verdict, as ground for new trial, see New Trial.

TRIAL, V.-Continued.

In replevin, see Replevin.

Court's sense of proper verdict. 17:308, Gil. 284.

Waiver of specific verdict. 20:139, Gil. 122.

Completing verdict of the jury. 20:139, Gil. 122.

Recorded verdict as controlling. 32:512.

Receiving verdict. 46:212.

Right to verdict on evidence, 60:336.

Interpretation of verdict by judgment. 96:419.

Invalidity of verdict delivered out of court. 6:235, Gil. 155.

Right to special verdict. 74:480.

Legality of quotient verdict. 1:156, Gil. 131.

Urging or coercing verdict. 55:177.

Duty of jury to follow instructions.

Duty of jury to follow instructions. 34:18.

Necessity that verdict follow instructions of court. 57:443.

Polling jury.

Polling jury. 15:501, Gil. 413.

Sufficiency and correctness; validity.

Sufficiency of verdicts. 6:177, Gil. 111; 40:397.

Certainty of verdict. 32:512; 46:136.

Certainty required in verdict. 30:368.

Uncertainty of verdict. 81:312.

Validity of verdict. 16:329, Gil. 291.

Validity of informal verdict. 13:370, Gil. 343.

Validity of verdict based on incompetent evidence. 40:541.

Verdict on complaint containing equitable cause of action. 17:104, Gil. 83.

Trivial error in amount as affecting verdicts. 64:511.

Uncertainty in amount of verdict. 26:84.

Sufficiency of general verdict on indictment, 18:518, Gil. 464.

Conformity of verdict to indictment. 3:427, Gil. 313.

Right to convict of a lesser offense than that charged. 3:427, Gil. 313.

- sufficiency of special verdict generally.

Sufficiency of special findings without general verdict. 27:262.

Sufficiency of special verdict. 74:1.

Completeness of special verdict. 9:356, Gil. 341; 31:4.

Completeness of verdict upon special issues. 40:375.

Aiding special verdict by evidence. 45:290.

-conflict between general and special.

General verdict and special finding by jury. 87:435.

Conflict between special and general verdict. 24:169; 39:164; 85:160; 89: 154; 99:357.

Special interrogatories as controlling general verdict. 42:172.

Construction of special finding where inconsistent with general verdict. 58:

Effect on general findings of an inconsistent specific finding. 84:254.

Effect of inconsistency between special finding and general verdict. 90:260. sufficiency of special findings to sustain judgment. 90:260.

TRIAL, V .- Continued.

Sealed verdict.

Effect of agreement for sealed verdict. 15:501, Gil. 413.

Resubmission after sealed verdict. 45:477.

Effect of verdict.

Effect of general verdict referable to different findings, one erroneous. 36:399.

Effect of special verdict in an equitable action. 34:118.

Effect of failure of jury to answer special questions. 40:547.

Failure to answer special questions, as affecting the general verdict. 42:68.

Verdict as estoppel. 10:319, Gil. 250.

Verdict for codefendant as estoppel on question of negligence. 71:89.

Conclusiveness of verdicts on submitted specific questions of fact. 27:280.

Amendment or correction.

Amendment of verdict. 1:134, Gil. 110.

Amendment of verdict by court. 45:441.

Power of court to amend erroneous verdict. 3:134, Gil. 80.

Right of trial court to correct and amend verdicts. 4:433, Gil. 335.

Right to correct form of verdict. 32:512.

Amendment of verdict by adding interest. 24:311.

Power of jury to reconsider verdict. 8:140, Gil. 110.

Remittitur.

Remittitur from verdict on motion for new trial, see New Trial.

Reduction of excessive verdict. 60:337; 65:18.

Reduction by trial court where damages are excessive. 46:439.

Remittitur of excess in verdict. 5:373, Gil. 301.

Curing error in verdict by remittitur. 5:440, Gil. 359.

Power of court to allow remittitur. 78:432.

Right of court to correct verdict by ordering a remittitur. 69:524.

Remission of part of verdict where the damages are excessive. 34:32.

Excessive damages as grounds for reduction of verdict. 96:480.

Power and discretion of trial court to compel reduction of verdict where excessive. 28:232.

where damages are within discretion of jury. 28:232.

TRICK.

Definition of word "trick." 82:342.

TROLLEY.

In general, see Street Railways.

TROVER.

Measure of damages fer, see Pamages, III. Pleading in, see Pleading, II. Distinction between trespass and trover. 58:114.

References are to Reports as Notes are in that order.

TROVER-Continued.

Conversion of chattels. 26:327.

Conversion of chose in action. 52:280.

Action for conversion. 54:403.

of corporate stock. 54:403; 55:86.

When trover lies. 26:123.

When action for conversion will lie. 41:537.

Right to maintain trover. 79:279.

Right to recover for conversion. 28:116.

Conversion between tenants in common. 58:112.

Conversion of common property by one of owners. 25:189.

Conversion by factor or agent. 87:370.

Conversion by mortgagee. 30:125.

Conversion of mortgaged property. 30:301.

Conversion of chattels as against mortgagee. 34:103.

Fixtures as subject of conversion. 30:56.

Trover to recover fixtures. 30:59.

Trover for severance and asportation of fixtures, trees, etc. 30:119.

Remedy for conversion of emblements. 32:189.

Trover for conversion of growing crops, etc. 90:416.

Trover for note. 40:53.

Sufficiency of conversion to sustain trover. 34:289.

Liability for conversion. 45:222.

Right to recover value of property converted. 11:336, Gil. 237.

Trover against trustee for violation of trust. 7:274, Gil. 210.

Title in conversion. 70:193.

Title to property wrongfully converted. 21:491.

Title to property on satisfaction of judgment in conversion. 75:533.

Who may maintain.

Who may maintain action for conversion. 4:242, Gil. 171.

Title to maintain action for conversion. 39:11; 51:236.

Right of tenant to sue in conversion. 87:304.

Conversion by tenants in common. 13:82, Gil. 77.

Right of mortgagee to bring trover for property. 30:125.

Action by mortgagee for conversion of mortgaged property. 77:210.

Right to maintain action for conversion of crop by holder of seed grain note. 39:530.

Necessity for demand.

Demand for converted property. 30:301.

Necessity of demand before action for conversion. 26:344; 64:505.

When demand and refusal are necessary to maintain an action of trover. 51: 167.

Action without demand for money in hands of agent. 7:477, Gil. 383.

Sufficiency of demand to fix conversion by warehouseman. 42:37.

What constitutes conversion.

What constitutes conversion. 4:90, Gil. 60; 5:486, Gil. 390; 27:530; 39:419 42:117; 82:26; 93:125.

Acts constituting conversion. 28:469; 93:139.

TROVER-Continued.

Conversion under belief of right. 37:197.

Acts of dominion over property as constituting conversion. 26:125.

Refusal of tender as conversion. 17:284, Gil. 260.

Conversion by wrongful levy. 34:506.

Wrongful levy or sale. 28:469.

Right to maintain conversion for unlawful sale or levy. 27:32.

Sale of chattels under void foreclosure as conversion. 52:232.

Conversion by mortgagee's bidding in at avoidable sale. 30:125.

Sale of ripened crop pursuant to earlier levy. 28:469.

Unauthorized sale as conversion. 93:402.

Trover for wrongful cutting of timber. 37:197.

What constitutes conversion of papers. 72:453.

What constitutes conversion by bailee. 32:105.

Conversion by trustees. 39:125.

Conversion of moneys by agent's misuse of them. 7:477, Gil. 383.

What constitutes conversion of stock. 94:469.

by corporation. 49:544; 54:403.

Conversion of stock by refusal to transfer. 15:177, Gil. 136.

Conversion where owner consents to disposition of property. 21:2; 39:456.

Defenses.

Defenses to trover. 70:528.

Title in third person as defense in conversion. 41:521; 51:266.

Title in another as defense in possessory actions. 51:294.

TRUST DEED.

For benefit of creditor, see Assignment for Creditors. See also Mortgage.

TRUSTEE PROCESS.

See Garnishment.

TRUST COMPANIES.

Powers and privileges of surety and trust companies. 58:351.

Power of legislature to determine security to be required of corporations acting as trustees. 40:7.

TRUSTS.

- I. In general.
- II. Creation; validity.
- III. Revocability: termination.
- IV. Trustees.
 - V. Rights of cestui que trust.

TRUSTS-Continued.

VI. Charge on trust property.
VII. Following trust property.

Power of equity in case of, see Equity.

Parol evidence as to, see Evidence, VI.

As to executors and administrators, see Executors and Administrators.

Husband as trustee for wife, see Husband and Wife.

Life estates, see Life Tenants.

Limitation of actions on, see Limitation of Actions.

Monopolistic trusts, see Monopolies and Combinations.

Parties in actions relating to, see Parties, II.

Trust companies, see Trust Companies.

I. In general.

Power of colleges, hospitals, etc. to hold property in trust. 7:61, Gil. 45. Subsequent act as enlarging effect of trust. 34:137. Legal and equitable estates as elements in a trust. 48:174.

II. Creation; validity.

Statute of uses. 52:208.

Creation of trust. 75:402.

When trust is created. 54:56.

How trust in realty created. 34:272.

Agreement to sell estate to another as trust. 26:20.

Holder of legal title as trustee. 26:179.

Equitable ownership of persons entitled to land held in name of another. 33:329.

Gifts to individuals in trust for uncertain class of beneficiaries. 88:202.

Execution of trusts under statute of trusts. 30:165.

Certainty in beneficiary of trust. 49:57.

Right to impeach trust. 36:15.

Simple and special trusts. 52:208. Passive or simple trust. 30:165. statutory abolishment. 30:165.

When passive trust created under statute of uses. 52:208.

Parol trusts.

Parol trusts. 2:277, Gil. 239.

Trust created by parol. 34:272.

Validity of trusts created by parol. 41:18.

Validity of oral declaration of trust. 33:329.

Parol trusts in land. 71:489; 92:506.

Parol declaration of trust in land. 54:56.

Validity of parol trust on an absolute conveyance of land. 53:123. investing title in third person with agreement to convey. 53:123. effect of permanent improvements by one in possession. 53:123.

Implied and constructive trusts.

Creation of trust by implication. 34:272.

TRUSTS, II.-Continued.

What are implied trusts. 51:375.

Constructive trusts. 66:371; 93:45.

Creation of a constructive trust. 52:41.

When constructive trust arises. 33:389.

Ex maleficio trusts. 33:329; 63:5.

Constructive trust for creditors in property fraudulently granted. 22:384.

Status of title to property fraudulently acquired. 36:75.

Resulting trusts.

Resulting trusts. 2:277, Gil. 239; 12:145, Gil. 83; 13:462, Gil. 430; 14:424, Gil. 319; 41:18; 81:329.

abolishment of, by statute. 41:18.

Resulting trust in land. 25:117.

Resulting trusts under statute. 60:313.

When resulting trust arises. 10:401, Gil. 320; 16:512, Gil. 462; 22:384; 33: 175; 46:353; 47:141; 48:372; 53:39.

Purchaser of property in another's name. 22:132.

When resulting trust for creditors arises. 46:80.

Resulting trusts on contribution of part of price. 39:18.

Resulting trust in land purchased in another's name. 22:262.

Resulting trust in favor of one paying purchase price. 8:309, Gil. 272.

Resulting trust where purchase money is paid by third person. 7:286, Gil. 216.

Equitable effect of conveyance to one person for another. 50:336.

Resulting trust in favor of wife of purchaser. 12:468, Gil. 369.

Effect of using unexempt property to vest homestead in wife. 22:384.

Payment of assumed mortgage as extending operation of resulting trust. 34: 137.

Sufficiency of acts to avoid statute prohibiting resulting trusts. 63:5. on conveyance to wife. 63:5.

Recovery of money where no trust results. 14:424, Gil. 319.

III. Revocability; termination.

Revocability of trust. 47:446.

Right to restitution on avoidance of trust. 33:329.

Termination of confidential relation. 32:25.

IV. Trustees.

Who is trustee. 63:49.

Who are quasi trustees. 75:43.

Duty and powers of trustee. 73:441.

Title of trustees. 77:12.

Improvements by trustee. 15:89, Gil. 66.

Duty to invest trust funds. 31:342.

Accrual of action against trustee. 62:324.

Actions by foreign trustees. 51:350.

Who may attack acts of trustee. 4:25, Gil. 11.

References are to Reports as Notes are in that order.

Index to Notes, Minn. Rep.

47.

TRUSTS, IV.-Continued.

Sales by generally.

Validity of sale by fiduciary. 28:202; 45:380.

Necessity of petition for license to sell by fiduciary. 28:202.

Title of purchaser from trustee. 26:179.

Effect of conveyance by trustee. 15:119, Gil. 90.

Dealing with trust estate.

Purchase by trustee. 4:25, Gil. 11.

at his own sale. 4:25, Gil. 11.

Right of trustee to purchase trust property. 7:487, Gil. 392; 85:1,

Disability of trustee to purchase for his own benefit. 47:118.

Disability of trustee to purchase the trust property. 74:208.

Acquisition of interest in trust property by trustee. 74:538.

Acquisition of title upon one's own breach of duty. 28:276.

Fiduciary relationship as disabling party to acquire rights in property. 79:326.

Duty of trustee not to deal in trust property. 75:43.

Duty and liability of trustee in dealing with trust. 62:408.

Rights and liabilities of trustee in dealing with estate. 17:408, Gil. 381.

as to investing or depositing funds. 17:408, Gil. 386.

Disability of trustee in dealing with property of cestui que. 36:15.

Disability of trustee to deal with trust property during continuance of trust.
47:193.

Fiduciary relationship between parties affecting their right to contract. 51: 455.

Who may attack purchase by trustee. 4:25, Gil. 11.

Liability.

Liability of trustee for interest, see Interest.

Individual liability of trustee on contracts. 13:106, Gil. 96.

Liability of trustee executing contract in representative character. 6:578, Gil. 412.

Descriptio personarum. 13:106, Gil. 96.

Liability for neglect. 31:342.

Liability of trustee after conveyance. 46:80.

Rights and liabilities of trustee commingling trust funds. 62:408.

Liability of trustee for services. 63:49.

Accounting.

Equitable nature of action for an accounting by trustee. 30:380.

Reimbursement; compensation.

Right of trustee to be reimbursed for money expended. 58:58.

Compensation of trustees. 78:408.

V. Rights of cestui que trust.

Purchase by cocestui que trust of superior title to trust property. 14:289, Gil. 216.

Right of cestul que trust on breach of duty by trustee. 4:25, Gil. 11.

TRUSTS-Continued.

VI. Charge on trust property.

What constitutes charge on trust property. 59:211.

VII. Following trust property.

Following trust property. 36:75.
Right of beneficiary to follow trust funds. 26:179; 83:394.
Right to follow trust property. 73:277.
Tracing trust funds. 78:357.
Liability of purchaser of trust fund. 13:106, Gil. 96.
Rights and liabilities as to trust funds. 45:495.

TURNTABLE.

As dangerous attraction to children, see Negligence, L.

U

ULTRA VIRES.

In general, see Corporations, IV.

Municipal contracts, see Municipal Corporations, IL.

Meanings of the term "ultra vires." 40:44.

UNBORN CHILDREN.

See After Born Children.

UNCHASTITY.

Libelous charge of, see Libel and Slander.

UNCONTRADICTED EVIDENCE.

Weight of, see Evidence, XII.

UNDERTAKING.

On appeal, see Appeal and Error, III; X.

UNDERWRITERS.

See Insurance.

References are to Reports as Notes are in that order.

UNDISCLOSED PRINCIPAL.

See	Prin	cipal	and	Agent,	IL.
-----	------	-------	-----	--------	-----

UNDUE INFLUENCE.

Presumption and burden of proof as to, see Evidence, II.

Evidence of generally, see Evidence, XI.

Sufficiency of proof of, see Evidence, XII.

In execution of will, see Wills.

Undue influence. 40:417; 43:73.

Undue influence by one in confidence. 94:421.

Effect of undue influence. 44:33.

Undue influence as affecting transactions. 32:25.

between persons holding confidential or fiduciary relations. 32:25.

UNIFORMITY.

In license tax, see License, II. In taxation, see Taxes, II.

UNION DEPOT.

Union depot companies. 47:154. Agency of union depot company employees. 64:361.

UNIONS.

See Labor Unions.

UNITED STATES.

Estoppel of, see Estoppel.

Public lands of, see Public Lands.

UNITED STATES MARSHAL,

See Marshal.

UNITED STATES SUPREME COURT.

Jurisdiction of, see Courts.

UNIVERSITIES.

Organization of. 40:30.

References are to Reports as Notes are in that order.

UNLAWFUL ACT.

Presumption from, see Evidence, II.
UNLAWFUL PREFERENCES. By insolvent, see Insolvency.
UNMARKETABLE TITLE.
See Vendor and Purchaser, I.
USAGE.
See Custom.
USE.
Of highway, see Highways. Of insured property, see Insurance, III.
USE AND OCCUPATION.
Effect of change in, on insurance, see Insurance, III. Action for use and occupation. 16:164, Gil. 146; 40:397; 45:249. When action for use and occupation lies. 26:314. Essential to maintenance of action for use and occupation. 6:420, Gil. 284. Necessity of tenancy as basis of action for use and occupation. 29:138. Recovery for use and occupation. 36:174.

USER.

Establishment of highway by, see Highways.

USURPATION.

Of powers, see Constitutional Law, I.

USURY.

- I. In general.
- II. What constitutes.
- III. Effect; remedies.

By loan association, see Building and Loan Associations. As to rate of interest generally, see Interest. Compound interest, see Interest. Question for jury as to, see Trial, II.

USURY-Continued.

I. In general,

Statute against usury. 37:182.

Usury laws as applicable to mortgages. 55:466.

What constitutes voluntary payment of usury. 5:382, Gil. 310; 22:341.

II. What constitutes.

Usurious interest. 5:382. Gil. 310.

Usurious contracts. 35:456; 51:276, 523; 55:341; 69:199.

What constitutes usury. 28:211; 34:409; 46:8; 55:520; 56:155; 59:468; 60: 303; 61:83; 62:498, 66:343, 69-318.

What amounts to usury in contract. 83:114.

What transactions are usurious. 19:67, Gil. 45; 24:267; 31:495; 35:312; 42: 438; 44:121, 218.

When contract is usurious. 43:307, 517; 44:419; 64:162; 69:178; 70:89; 84:286.

Constituents of usury. 64:3.

What is subject of usurious contract. 61:83.

Contemporaneous oral agreements to pay usury. 46:360.

Device to evade usury laws. 64:3.

Usury by fiction in contract. 49:111.

Fictions to cover usury. 61:83.

Usurious transactions by fiction of contract. 83:203.

Usury by fiction of sale. 97:265.

Intent in usury. 31:304.

Intent as necessary. 42:438.

Intent as essential to constitute usury. 49:496.

Usury in note for excessive amount. 46:400.

Amount actually loaned as basis for interest. 55:520.

Usurious contracts for loan and life insurance to secure same. 59:468.

Usury in sale of negotiable paper. 63:459.

Agreement to pay for past use of money in addition to interest. 21:530.

Payment of interest in advance as usury. 70:380.

Payment of interest in advance as usury. 70:380.

Validity of agreement to pay interest on unmatured interest. 4:51, Gil. 26.

Usury by national banks. 66:256.

Agreement as to using after maturity.

Validity and effect of agreements as to interest after maturity. 7:469, Gil. 377.

Validity of agreement as to rate of interest after maturity. 5:508, Gil. 401.

Validity of agreement for increased rate of interest after maturity. 24:43.

Extensions.

Taint as clinging to usurious transaction. 37:182, 441.

Liability on notes given in renewal of others bearing excessive interest. 19:67,

Substitution of new contract for usurious one. 31:495.

USURY, II.-Continued.

Effect of usurious extension on valid contract for loan. 35:456. Subsequent transactions as affected by usurious contract. 37:182.

In loans by agent.

Loan by agent generally. 46:360.

Usury by agent. 58:487.

Usury where loan is made through agent. 60:534.

Usury through agency. 85:242.

When loan by agent is usurious. 35:456.

Usurious exaction by agent. 43:307; 44:218; 62:295.

When principal is chargeable with exaction of usurious interest by agent. 35:513.

Validity of note or mortgage given for services in procuring loan. 39:339. Fictitious commissions. 44:121.

Usurious commissions. 52:356.

Usurious commissions to loan agent. 45:488.

Commissions charged borrower as usury. 39:339.

Commissions charged by lender's agent as usury. 48:69.

Bonus taken by agent of the lender. 31:495; 33:194: 46:360.

Usuriousness of bonus taken by loan agent. 58:137.

Exaction of bonus by agent in excess of lawful interest. 28:211. with knowledge or consent of lender. 28:211.

III. Effect; remedies.

Effect of usury on contract. 21:415.

Contracts void for usury. 36:306.

Validity of usurious instrument. 28:6.

Validity of security for usurious debts. 83:203.

Effect of voluntary payment of excessive interest. 22:341.

Usury avoiding loan. 46:360.

Effect of usury on securities. 31:495; 35:496.

on new securities. 44:419.

Usurious interest for forbearance as avoiding original contract. 35:513.

Punishment for usury. 51:485.

Penalty for usury. 76:458.

Forfeiture in usury case. 28:6; 63:258.

Right to relief from usurious contract. 37:182.

Equitable relief against usurious contracts. 4:51, Gil. 26; 4:521, Gil. 408.

Cancelation of usurious securities. 42:438.

Cancelation of securities for usury. 53:191, 350.

Recovery of voluntary payment of usury. 53:191.

Recovery on usurious contract. 62:498.

Recovery under original mortgage where renewal is usurious. 43:270.

Amount recoverable against national bank taking usury. 79:266.

Necessity of returning consideration. 37:182.

Offer to pay debt as necessary to avoid usurious contract. 69:318.

Bona fide purchasers.

Innocent purchaser of usurious contract. 42:43%

USURY, III.—Continued.

Usury as affecting bona fide purchasers. 36:460.

Protection of bona fide holder of usurious instrument. 31:495.

Exception of bona fide purchaser of valid mortgage from usury laws. 55:520.

Usury as defense.

Usury as defense. 36:117; 40:329; 58:385; 65:37; 70:542; 90:377. Availability of defense of usury. 27:87; 53:350; 60:303; 62:62; 68:183, 210. To action on bill or note. 93:4. Who may set up usury. 44:218.

V

VACANCY.

Of insured property, see Insurance, III. In office, see Officers.

VACATION.

Of judgment, see Judgment, VIII.

VALIDITY.

Of contract, see Contracts, III.

VALUATION.

Of property for taxes, see Taxes, IV.

VALUE.

Presumption and burden of proof as to, see Evidence, IL.

Opinion evidence as to, see Evidence, VII.

Fraudulent representations as to, see Fraud and Deceit.

Question for jury to, see Trial, II.

Measure of value of stocks and bonds. 44:355.

Mode of ascertaining value of merchandise exchanged for portion of land conveyed. 41:279.

VARIANCE.

Between pleading and proof, see Evidence, XIII.

References are to Reports as Notes are in that order.

VENDOR AND PURCHASER.

- I. Rights and liabilities of parties.
- II. Vendors' liens.
- III. Rights as to third persons; bona fide purchasers.

Covenants between, see Covenants and Conditions.

Measure of damages for breach of contract between, see Damages, III. Deeds. see Deeds.

Estoppel by deed, see Estoppel.

Admissibility of grantor's declarations as to ownership, see Evidence, X.

Sale of decedent's real estate, see Executors and Administrators.

Sale of ward's land, see Guardian and Ward.

Sale of homestead, see Homestead.

Sale of infant's real estate generally, see Infants.

Sale under execution or attachment, see Judicial Sale.

Lien of mechanics on premises, see Mechanics' Liens.

Sale of public lands, see Public Lands.

Specific performance of contract for purchase, see Specific Performance.

Sale of land for taxes, see Taxes, IV.

Sale of standing timber, see Timber.

1. Rights and liabilities of parties.

Right and liabilities of fraudulent grantee, see Fraudulent Conveyances.

Rights, protection and duties of purchaser at judicial sale, see Judicial Sale.

Rights and liabilities of purchaser of land subject to mortgage, see Mortgage, III.

Right, title and interest of purchaser at foreclosure sale, see Mortgage, VL

Executory and executed contracts to sell lands. 85:130.

Duty to prepare deed under contract to convey. 9:157, Gil. 144.

Effect of signing of conveyance by one not named therein as grantor. 18:366, Gil. 335.

Caveat emptor as applied to sales of real estate. 19:32, Gil. 14.

Agreement to convey as conveyance. 21:344, 472.

Rights of grantee. 21:449.

Deed to be tendered by vendor. 90:230.

Vendee's right to deed from vendor. 41:448.

Right of vandee in contract for sale of land to refuse deed from person other than vendor. 64:543.

Right of vendee to refuse conveyance. 38:338.

Rights on sale of land by quantity within larger tract. 42:267.

Rights of vendee in contract for sale of vendor's interest in land only. 47:331.

Right of vendee to dispute vendor's title. 58:301.

Possible purchaser as trustee for vendor. 54:471.

Rights under assignment of contract for sale of land. 72:308.

Necessity of notice and time to perform contract. 34:422.

Waiver or agreement to pay off encumbrances. 50:152.

Effect on contract of stipulation that contract shall become void upon contingency. 40:196.

Right of vendor to a reasonable time to prepare deed, or secure title. 42:304.

VENDOR AND PURCHASER, I.-Continued.

Title and interest under agreement to convey.

Interest of parties to land contract. 28:408.

Interest of parties under executory contract for sale of land. 30:424.

Nature of interest of parties to land contract. 42:279.

Titles of vendor and purchaser of land. 76:251.

Title of vendor under contract for conveyance. 25:382.

Alienable rights of vendee under contract for the sale of land. 34:118.

When equitable title vests. 4:141, Gil. 93.

Equitable interest under land contract. 9:157, Gil. 144.

Equitable title of vendee upon contract to convey land. 15:331, Gil. 263. Vendee's interest in land under executory contract of sale. 89:247.

Rights of vendee under contract to sell encumbered land. 40:312.

Right to profits and interest between vendor and purchaser. 54:471.

Right to possession.

Right to possession. 21:534.

Right of possession under land contract. 18:462, Gil. 414.

Vendee's right to possession of land under executory contract of sale. 89:280.

On default by other party.

Remedies for breach of contract to convey land. 37:68.

Remedy where vendor refuses to convey. 40:501.

Remedies of vendee for breach of contract for sale of land. 94:439.

Remedies of vendor upon default by vendee in land contract. 28:439.

Remedies of vendee on breach of contract by vendor's conveyance to third party. 90:230.

Right of action for breach of contract to purchase land. 21:122.

Rights of purchaser of lands on refusal of wife to join vendor in conveyance.
4:141, Gil. 93.

Defense by grantor for grantees in default. 46:148.

Waiver by vendor of default by vendee. 35:446.

Options; elective provisions.

Construction of elective provisions in contract for the sale of land. 35:446.

Contract between vendor and vendee voidable at election on failure to make good. 31:103.

Vendor's opinion to forfeit in executory contract for sale of land. 42:194. Waiver of option. 42:194.

Necessity for tender.

Tender of deed to fix default of purchaser. 43:5.

Tender of price as condition precedent to right to delivery. 43:186.

Vendor's refusal to perform as obviating necessity of tender. 27:328.

Refusal to perform executory contract to convey land as waiving tender of purchase price. 59:199.

Recovery of purchase money.

Sale of vendee's equitable interest to recover purchase money. 26:325.

Doubtful title as defense to purchase price. 62:29.

Failure of title as defense in action for purchase price. 55:249.

VENDOR AND PURCHASER, I.-Continued.

Want of title in grantor in quit claim deed as defense to action for price. 60:21. Encumbrance as defense to intermediate instalment of purchase price. 55:341.

Recovery back of purchase money paid.

Recovery of purchase money on failure to convey. 84:195.

Recovery of money paid under contract by party rescinding same. 38:18.

Forfeiture of paid part of purchase price by default of purchaser. 47:331.

Defective or unmarketable title.

As defense to action for purchase price, see supra,—recovery of purchase money.

Rescission for defect in title, see infra,—abandonment; rescission; termination.

Marketable title. 42:14, 304, 443; 44:250; 52:136.

When title marketable. 85:333.

What constitutes marketable title. 40:312; 43:480; 62:29; 89:17; 97:423.

What is marketable or satisfactory title. 97:385.

Marketable title as affected by statutory lis pendens. 85:130.

Lis pendens rendering title unmarketable. 89:71.

Title purchaser is entitled to. 40:501.

Title required under agreement to convey. 18:462, Gil. 414.

Title required by executory contract to convey. 22:137; 85:333; 89:17.

Conveyance required under agreement to convey land. 4:192, Gil. 133.

Implied condition is executory contract for sale of land, to convey good title. 41:262.

Contract for the sale of land containing agreement to furnish abstract of title. 39:515.

Meaning of agreement to give "warranty deed." 4:192, Gil. 133.

Sufficiency of vendor's title to support contract of sale of land. 40:312.

Material defect in title. 38:83.

pendency of eminent domain proceedings. 38:83.

Irrelevancy of defects in title on action for failure to convey as agreed. 22:137.

Avoidance of land contract by inability to make title. 85:130.

Remedy of vendee for defect in title. 85:295.

Remedy of purchaser of defective title. 42:496.

Recovery of deposit under agreement for "satisfactory title." 60:225.

Enforceability of contract to sell land where good title cannot be conveyed. 55:269.

Contract to convey land in which vendor has no title. 20:205, Gil. 184.

Deficiency in quantity.

Right of grantee to recover on deficiency in the number of acres conveyed. 69:466.

False representations by vendor as to acreage. 94:439.

Abandonment; rescission; termination.

Transfer of title by vendor as abandonment of contract to sell land. 12:326, Gil. 216.

Right of grantor to relief from mistake. 18:26, Gil. 10.

Right to terminate contracts as to conveyances of land. 36:317.

effect of treating contracts in force after default. 36:317.

effect of abandonment of contract by one party. 36:317.

Digitized by GOOGLE

VENDOR AND PURCHASER, I.-Continued.

Rescission by vendor where vendee rejects title. 46:13.

Rescission by vendee for fraud of vendor's agent. 47:491.

Necessity of notice of intention to declare a forfeiture. 35:446.

Necessity of giving notice of intention to repudiate contract for sale of land-85:130.

Formal rescission in equity of executed conveyance. 46:205.

Rescission of fraudulent contract for sale of land. 32:25.

Rescission for defect in title. 47:546.

Rescission for partial failure of title. 55:244.

II. Vendors' liens.

On sale of real property, see Vendor and Purchaser.

Vendor's lien for purchase money. 4:65, Gil. 34; 6:443, Gil. 304; 33:474; 34:529; 44:482.

Vendor's lien under contract of sale. 25:484.

Equitable lien of vendor for price of real estate. 16:306, Gil. 270.

When land is chargeable with vendor's lien. 62:4.

Right to vendor's lien. 27:411; 43:473.

on exchange of lands. 27:411; 39:13.

when personalty is included in sale. 43:473.

where consideration is uncertain or not money. 43:473.

Against whom effective. 4:65, Gil. 34.

Assignability of. 4:65, Gil. 34; 34:529; 44:482.

Rights of vendor having lien on land. 12:335, Gil. 221.

Trusts arising from vendor's lien. 27:411.

Priority of vendor's lien. 4:65, Gil. 34.

Waiver of.

Waiver of vendor's lien. 4:65, Gil. 34; 16:306, Gil. 270.

Effect of taking security. 6:443, Gil. 304.

By taking security. 4:65, Gil. 34.

Taking husband's obligation as waiver of lien against wife. 16:306, Gil. 270.

III. Rights as to third persons; bona Ade purchasers.

Protection of recording laws to bona fide purchasers, see Records and Recording Laws, II.

Bona fide purchasers. 31:518.

Rights of bona fide purchaser under deed with separate defeasence. 21:449.

Protection of purchaser for value without notice. 24:194.

Transfer of interest acquired by sheriff's certificate of sale. 38:2.

Validity of conveyance by grantee under deed intended as mortgage. 21:449.

Deeds passing no estate between parties as notice to subsequent purchasers. 16:126, Gil. 115.

Rights of purchaser with notice. 2:264, Gil. 226.

Who is bona fide purchaser. 38:197.

What necessary to constitute person a bona fide purchaser. 3:225, Gil. 154. Judgment and attaching creditors as bona fide purchasers. 2:264, Gil. 226.

References are to Reports as Notes are in that order.

VENDOR AND PURCHASER, III.-Continued.

Purchaser of land under judgment as bona fide purchaser. 70:243.

Taker for existing debt. 3:225, Gil. 154.

Grantee under quitclaim deed.

Rights under quitclaim deeds. 18:497, Gil. 444.

Rights of grantee under quitclaim deed. 18:405, Gil. 305.

Protection of quit claim grantees. 38:315.

Effect of quitclaim deed. 42:524; 44:90.

Effect of quitclaim deed by mortgagee. 19:221, Gil. 182.

Release by quitclaim deed. 35:357.

Grantee in quitclaim deed as innocent purchaser for value. 4:282, Gil. 201; 10:141, Gil. 114.

VENUE.

I. In general.

II. Change.

Right of courts of one state to enforce laws of, or causes of action arising in, another state, see Conflict of Laws.

Jurisdiction over nonresidents generally, see Courts, I.

I. In general.

Venue of actions. 74:139.

Place of trial. 21:15.

as affecting jurisdiction. 21:15.

Venue of civil action. 76:513.

Local and transitory actions. 12:108, Gil. 59.

Vetnue of action of transitory nature. 45:186.

What are transitory actions. 85:283.

Effect of laws of 1895 as to place of trial. 83:447.

Transitories of personal injury action. 31:11.

Venue of proceedings under insolvency act. 30:512.

Venue in action of replevin. 34:506.

Venue of actions against corporation. 55:479.

foreign corporation. 30:444.

Local actions concerning real estate. 83:114.

Construction of statutes fixing county for trial of real actions. 74:211.

Venue in action to set aside fraudulent conveyance. 91:96.

Raising objection to place of trial. 66:213.

Venue of action of tort. 69:476.

Transitory actions for personal torts. 78:43.

actions under statutes of other states. 78:43.

In criminal case.

Venue of criminal case. 13:341, Gil. 315.

Venue in cases of embezzlement. 22:76.

Right of trial by jury in same county or district where offense was committed. 14:447, Gil. 333.

VENUE, I.-Continued.

Trial in another county where offense was committed near boundary. 14:447, Gil. 333.

Validity of law allowing trial in either county of crime done near boundary. 14:447, Gil. 333.

II. Change.

Jurisdiction of justice of peace on, see Justice of the Peace.

Change of venue of an action. 80:373.

Right to change of venue. 85:283.

Change of venue as discretionary. 50:305.

Discretion of court as to place of trial upon change of venue. 18:184, Gil. 168.

Change of place of trial to residence of defendant. 54:259.

Right to change of venue where codefendants reside in different counties. 90:427.

Change of venue in condemnation proceedings. 19:464, Gil. 406.

Waiver of right to change of venue by delay. 33:87.

Waiver of objection to venue in action brought to determine interest in land.
21:15.

Waiver of right to change place of trial. 46:311.

Judicial bias as ground for change of venue. 3:274, Gil. 188.

Change of venue because of prejudice of judge. 10:287, Gil. 226.

Convenience of witness as ground for change of venue. 51:232.

Affidavit for change of venue. 88:95.

Sufficiency of petition or affidavit for change of venue. 3:274, Gil. 188.

Contemptuous petition for change of venue. 3:274, Gil. 188.

Change of venue ipso facto when affidavit and demand are filed. 66:213.

Affidavit of prejudice against judge in districts having more than three judges. 88:130.

In criminal cases.

Change of venue of criminal case. 13:341, Gil. 315.

Change of venue upon application of accused. 15:344, Gil. 277.

Change of venue in criminal trials without accused's consent. 15:344, Gil. 277.

Change of venue in criminal case as a matter of discretion. 16:282, Gil. 249.

Affidavits for change of venue in criminal cases. 16:282, Gil. 249.

VERDICT.

In eminent domain, see Eminent Domain.

Judgment notwithstanding, see Judgment, L.

New trial for errors in, see New Trial.

Remittitur from, on motion for new trial, see New Trial.

In replevin, see Replevin.

Direction of, see Trial, II.

In general, see Trial, V.

VERIFICATION.

Of pleading, see Pleading,	I.	ding.	Plead	P	see	ing.	lead	pl	Of	
----------------------------	----	-------	-------	---	-----	------	------	----	----	--

VESTED RIGHTS.

See Constitutional Law, II.

VICE PRINCIPAL.

See Master and Servant, II, d.

VIEW.

By jury, generally, see Evidence, V. New trial for unauthorized or irregular view, see New Trial.

VIEWERS.

In condemnation proceedings, see Eminent Domain.

VILLAGE.

Municipal corporations, generally, see Municipal Corporations.

What constitutes village. 25:404.

Villages within operation of general village law. 35:176.

Incorporation of villages. 57:526.

Organization of villages. 61:146.

Validity of statutes for incorporation of villages. 32:540; 73:225.

Effect of inclusion of improper territory in incorporation of village. 90:271.

Effect of repeal of village charter. 74:110.

Identity of village and town. 37:26.

Villages as part of township. 22:39; 34:416; 38:186.

Towns as including villages situated therein. 37:322.

Liability of village for proportion of town debt. 38:186.

VIOLATION.

Of ordinance, see Municipal Corporations, II.

VOLUNTARY ASSOCIATION.

See Associations.

VOLUNTARY CONVEYANCES.

Fraudulent conveyances by insolvent, see Fraudulent Conveyances.

References are to Reports as Notes are in that order.

VOLUNTARY DISMISSAL.
Of action, see Dismissal and Discontinuance.
VOLUNTARY EXPOSURE.
By insured, see Insurance, VI.
VOLUNTARY PAYMENT.
Recovery back of, see Assumpsit.
VOLUNTEER.
Liability for injury to, see Master and Servant, IL.
VOTE.
Of representative body, see Parliamentary Law.
VOTERS.
See Elections.
VOTING MACHINES.
See Elections.
w
WAGERS.
Validity of wager contracts, see Contracts, III.
WAGES.
Of employee, see Master and Servant, I.

WAIVER.

Of errors generally, see Appeal and Error, VII.

By appearance, see Appearance.

Of objection to performance of contract, see Contracts, IV.

Of objection to jurisdiction, see Courts.

Of breach of covenant, see Covenants and Conditions.

Of privilege, see Evidence, X.

WAIVER-Continued.

Evidence of, see Evidence, XI.

Of homestead rights, see Homestead.

As to insurance, see Insurance, V.

Of right to jury trial, see Jury.

Of objection to venue in justice's court, see Justice of the Peace.

Of errors in justice's court, see Justice of the Peace.

Of lien, see Liens.

Of mechanic's lien, see Mechanics' Liens.

Of defects in pleading, see Pleading, I.

Necessity for pleading, see Pleading, III.

Of tender, see Tender.

Of vendor's lien, see Vendor and Purchaser.

Stipulations, admissions, and waivers in actions. 48:53.

Elements of waiver. 29:189.

What constitutes waiver. 14:49, Gil. 39; 33:111.

Silence as waiver. 17:104, Gil. 83.

Right to waive statutory and constitutional provisions. 20:345, Gil. 298.

Waiver of right to elect between two alternatives. 27:49.

Waiver of insufficient notice of hearing. 51:401.

Waiver of oath by failure to object to omission of it. 23:138.

WALL.

Party wall, see Party Wall.

WANTON NEGLIGENCE.

See Negligence, L

WAR.

Effect of war on agency. 15:416, Gil. 336.
Effect of war to suspend interest. 15:416, Gil. 336.
Alien enemies.
Status of. 21:175.
Right to sue or defend. 21:175.

WAREHOUSE.

"Warehouse" defined. 33:111.

Priority of carrier and warehouseman. 53:327.

Flax as "grain" within meaning of warehouse law. 79:94.

Rights, duties, and liabilities.

Lien of warehouseman. 1:408, Gil. 292.

Duty of warehouseman as bailee. 34:149.

References are to Reports as Notes are in that order.

Index to Notes, Minn. Rep. 48.

WAREHOUSE-Continued.

Obligation of warehouseman to return property in specie. 14:371, Gil. 287.

Right of warehouseman to substitute other grain or commodities. 34:149.

Rights of warehouseman mingling his grain with others. 78:475.

Liability of warehouseman. 75:408, 445; 94:326.

Liability of warehouseman for loss of goods. 63:142.

Effect of provisions exempting from liability. 75:445.

Negligence of warehousemen rendering them insurers. 48:438.

Diligence required in protecting property in storage. 58:559.

Warehouseman's defense against original holder of bill of lading as surviving transfer. 34:149.

Warehouse receipts.

Bills of lading and warehouse receipts. 44:224.

Distinction between warehouse receipts and weighing tickets. 14:371, Gil. 287.

Distinction between ordinary and grain warehouse receipts. 89:98.

What is warehouse receipt. 33:111; 34:149.

Negotiability of warehouse receipts. 14:371, Gil. 287.

Assignability of warehouse receipt. 27:521.

Delivery of warehouse receipt as transfer of legal title of goods which it covers.

34:149.

Rights of transferee of storage ticket. 78:379.

Effect of storage receipts. 79:94.

Warehouse receipts as security for loans. 34:149.

Rights in warehouse receipt pledged by warehouseman for his own debt. 33:111.

Warehouse receipt as contract of bailment. 77:128.

Warehouse receipt issued by warehouseman as pledge for his own debt. 34:149.

How far storage receipts are evidence of title. 40:182.

Loan by national bank on security of warehouse receipts. 53:327.

WARNING.

Duty to give to servant, see Master and Servant, II.

WARRANTS.

Of municipality, see Municipal Corporations. II.

School warrants, see Schools.

Negotiability of orders or warrants for the payment of public money. 51:79.

WARRANTY.

In insurance contract, see Insurance, III.

Authority of agent to give, see Principal and Agent, II.

On sale of personalty, see Sale, II.

References are to Reports as Notes are in that order.

WASTE.

Injunction against, see Injunction. Definition of "waste." 36:380. What constitutes waste. 43:1. Liability for waste. 43:1.

WATER COMPANY.

Water supply furnished by, see Waters, III.

WATERCOURSE.

See Waters, IL

WATERS.

- I. Public rights, rights between public and individual.
- II. Water rights and easements as between individuals.
- III. Water supply.

As boundary, see Boundaries.

Measure of damages for injury by overflow, see Damages, III.

Dams, see Dams.

As to drains and sewers, see Drains and Sewers.

As to ferries, see Ferries.

Rights as to fishing, see Fisheries.

Rights in ice, see Ice.

Injunction to protect rights in, see Injunction.

Levees, see Levees.

As to logging, see Logs and Logging.

As to wharves, generally, see Wharves.

I. Public rights; rights between public and individual.

Rights in stream. 1:73, Gil. 51.

Rights in navigable stream. 34:79.

Use of navigable stream. 23:430; 33:455; 42:532.

Right to use of navigable stream. 35:415.

Rights and liabilities in use of navigable water. 32:76.

Right of state in navigable waters. 31:297; 52:59, 181.

Rights of public in navigable stream. 32:412.

Rights of public in public waters. 52:181.

Relation of state to navigable waters. 42:532.

Relative public and private rights on a navigable stream. 71:206.

Property rights in unmeandered waters. 52:181.

Riparian rights as subordinate to public use. 56:485.

Rights and duties of users of navigable stream. 91:461.

Use of streams for floating logs. 73:128.

Title of state in stream. 56:513.

References are to Reports as Notes are in that order.

WATERS, I.-Continued.

What is "water power previously improved." 14:365, Gil. 282.

Riparian rights between high and low water lines. 56:513.

Rights of riparian owner to construct dam in stream navigable for logs. 24:304. Authority to drain public lakes. 76:286.

Legislature's right to interfere with non-navigable stream. 41:105.

What waters are navigable.

Navigable waters. 26:31.

Navigable streams. 76:286.

When stream is navigable. 74:211.

What are navigable waters. 1:73, Gil. 51; 52:181.

What constitutes navigable stream. 24:304.

Test as to navigability of waters. 10:82, Gil. 59.

Test of navigability of rivers. 42:532.

When stream presumptively navigable. 23:153.

Navigability of inland lakes. 56:513.

Inland lakes as navigable waters of United States. 43:192.

Navigable logging streams. 73:128.

Rights of riparian and boom owners. 74:416.

Stream as highway. 23:430.

Right of navigation.

Right of navigation. 1:73, Gil. 51.

Public right of navigation. 29:414.

Rights as to booms. 1:73, Gil. 51.

Right to moor. 23:430.

Improvement of navigation.

Right to improve stream. 28:534.

Right to improve navigability of stream. 32:375; 34:71; 73:368.

Rights and liabilities in improvement of navigation. 73:87.

Booms as an improvement to navigation of river. 22:372.

Powers incidental to power to improve navigation. 75:335.

Obstruction of navigation.

Obstruction by boom of international waters. 97:513.

Liability for obstruction of navigation. 46:338.

Rights in beds and shores.

"Bed" and "bank" of river. 56:513.

"High water mark." 56:513.

Title to bed of waters. 76:290.

Title to bed of stream. 26:31, 222.

Title and right to bed of stream. 10:82, Gil. 59.

Title to bed and shores of waterways. 81:38.

dried up lakes. 81:38.

Riparian rights in bed of meandered waters. 76:399.

Ownership of bed of waters. 76:286.

Ownership of bed of navigable lake. 20:151, Gil. 135.

Title of state to bed of navigable stream. 23:114.

Fee of abutter in levee and bank of stream. 23:114.

WATERS, I.-Continued.

State ownership of waters and land under same. 43:95.

Right to soil to line of navigability. 28:373.

State ownership of beds of waters and water courses. 43:104.

Taking water or frontage for public use. 23:114.

Reclaiming submerged lands.

Reclaiming submerged land. 43:95.

Right to reclaim submerged lands. 38:406.

Effect of platting submerged lands. 60:62.

Islands.

Title to islands. 26:31; 94:375.

What may be considered as an island. 10:82, Gil. 59.

II. Water rights and easements as between individuals.

Riparian rights. 23:114; 76:401; 83:339.

Rights of riparian owners. 10:82, Gil. 59; 26:31, 222; 28:373, 534; 31:297; 38:406; 43:95; 44:367; 56:485; 77:231; 82:505.

Title and rights of riparian proprietor. 43:104.

Rights of riparian owner in stream. 12:451, Gil. 347.

Riparian rights in shore land. 23:114.

Extent of riparian owner's land. 13:13, Gil. 1.

Rights of opposite owners. 44:367.

Rights of upper owners. 44:367.

Riparian rights as property. 34:487.

Rights of abutter on street boarding on navigable water. 23:114.

Riparian rights of lot owner on street bordering navigable stream. 48:453.

What constitutes natural state of stream. 12:451, Gil. 347.

Title to land bounded by sea shore. 47:210.

Riparian rights on inland lake. 94:375.

Rights of upland or riparian owners in lakes and streams. 52:181.

Right to draw off water of lake. 20:151, Gil. 135.

Proper division of lake bed among riparian owners. 90:125.

Rights and liabilities as to ponds. 34:487.

Rights as to water course. 34:487.

Rights as to drainage. 34:487.

Taking of riparian interests in lands. 73:128.

Liability for injury due to escape of water. 100:258.

Liability for escape of water on one's own property. 18:324, Gil. 292.

Injury to riparian owner. 78:398.

Liability for injuries caused by waters. 68:519.

Right of riparian owner to recover for injury to land. 19:497, Gil. 429.

Right to compensation for injury to riparian rights. 28:373.

Liability for discharge of water from dam. 81:239.

Damages from construction of works in stream. 30:477.

Right of access to water. 83:339.

Establishment of harbor lines as affecting riparian rights. 52:59.

Rights acquired in artificial condition of waters. 80:101.

WATERS, II.-Continued.

Instrumental measurements of fall of stream as conclusive. 16:355, Gil. 315. Termination of mill rights. 80:101.

What are watercourses.

What constitutes a water course. 28:186.

What is natural water course. 38:212; 80:101.

Ravine as water course. 59:436.

Definition of "river." 43:60.

Erosions; accretions; relictions.

Effect of erosion upon riparian rights. 47:210.

Rights of riparian owners to accretions or relictions. 52:181.

Use of water.

Use of navigable stream. 53:492.

Rights in use of stream. 74:211.

Right to natural flow of stream. 30:249.

Reasonable use of stream. 73:128.

Right to reasonable use of water. 30:249.

What constitutes reasonable use of stream. 12:451, Gil. 347; 30:249; 82:505.

Criteria of reasonable use of waters. 30:249.

Reasonableness as measure of relative rights to use of water. 30:249.

Rights and liabilities as to use of stream. 27:245.

Liability for damages caused by use of stream. 43:380.

Diversion; impeding or accelerating flow.

Of surface water, see infra, -diversion or disposition of surface water.

By railroad track, see Railroads, II, d.

Rights of dominant owner on diversion of water. 63:367.

Right to withdraw water from stream. 41:270.

Liability for impeding or accelerating flow of water. 18:176, Gil. 163.

Obstructions; overflow.

Of surface water, see infra,-obstruction or overflow of surface water.

By railroad tracks, see Railroads, II. d.

Riparian rights to flow. 65:543.

Liability for damming back stream. 20:159, Gil. 143; 22:1; 43:60; 56:513; 65:500; 70:153; 73:128; 80:352; 83:464.

Right to construct dams or other works on streams. 26:222.

Actionable flooding of riparian lands by use of booms or dams. 29:288.

Actionable obstruction of stream. 76:251.

Right to obstruct water course. 38:212.

Liability for obstructing stream against high waters. 27:245.

Actionable flowage by obstruction of floodwaters. 12:451, Gil. 347.

Redress for private injury from obstruction of navigable stream. 53:492.

Liability for flooding of lands. 80:96.

Pollution.

Deposits of debris in stream. 30:249.

rights against. 30:249.

WATERS, II.—Continued.

Prior appropriation.

Priority in appropriation of water rights. 14:365, Gil. 282.

Surface water.

Municipal liability as to, see Municipal Corporations, IL.

Surface water. 42:172.

Nature of surface water. 34:487.

Rights as to surface waters. 22:13; 79:436.

Duty of abutting owner as to surface water. 32:319.

Rights and liability as to surface waters. 24:254; 56:494; 64:29.

Rights of landowners as to surface water. 25:331; 36:373; 78:275.

Rights and liabilities of adjoining owners as to surface waters. 28:186. where flowing in a defined channel. 28:186.

Liability for surface water. 94:118.

Liability of private owner as to surface waters. 45:457.

- what is.

What constitutes surface water. 34:487; 38:212; 59:436; 64:29.

Overflow of stream as. 38:212.

When surface water ceases to be such. 34:487.

- obstruction or overflow of.

Liability for obstruction of surface water. 18:260, Gil. 236; 70:153.

Liability for causing surface water to overflow land of another. 31:224.

Reasonable flowage of surface waters. 22:159.

Rights of landowners as to casting of surface water in large quantities. 36:373. Liability for causing surface waters to overflow adjoining lands. 64:29.

-diversion or disposition of.

Diversion of surface waters. 98:81, 89.

Rules in regard to disposition of surface waters. 38:419.

Rights of landowner as to disposition of surface water. 36:53.

Duty as to disposal of rain water. 93:28; 95:14.

Rights and liabilities of landowner in regard to surface waters. 53:259.

Right to divert surface water and liability therefor. 80:9.

Liability for diversion of surface waters. 70:153.

Liability for damages caused by the diversion of surface water. 43:476. roof water. 43:476.

Diversion or concentration by grades and embankments. 53:259.

Rights of municipality in disposition of surface waters. 36:53.

Drainage of surface water. 59:436.

modification of common-law rule. 59:436.

Rights as to drainage of surface water. 38:479.

Diversion from natural course of drainage. 59:436.

Liability for discharging surface water. 76:461.

Liability for interference with flow of surface water. 41:384.

Rights and liability of city or public in interfering with natural flow of water course or surface flow. 28:186.

Subterranean waters.

Right of land owner to take water from a subterranean basin for commercial purposes. 92:230.

WATERS, II.-Continued.

Malicious diversion or waste of percolating or subterranean water. 89:58. Rights of to use of artesian waters. 100:481.

Contract or grant; separation of riparian rights.

Grant of water power. 30:249; 74:286.

Construction of grant of water power. 26:37.

Rights under lease of water power. 57:534.

Effect of patent to bank or margin of waters. 26:31.

Assignability of water rights. 32:375.

Right to object to assignment. 32:375.

Rights of grantee of submerged lands. 47:301.

Grant of land as conveying riparian rights. 52:59.

Conveyance of shore lands as affecting riparian rights. 55:254.

Rights acquired under grant of land to be flowed. 43:60.

Right of nonriparian owner to maintain action for injury to his granted riparian rights. 41:270.

Riparian owner's right to sell water for nonriparian land. 41:270.

Separation of riparian rights from shore lands. 43:104; 47:301; 52:59; 63:181.

Riparian rights separated from shore lands. 47:210.

Separation and transfer of riparian rights. 43:95.

Conveyance of riparian rights separate from shore lands. 38:406.

Riparian rights following conveyance of riparian estate. 43:104.

Conveyance of shore lands as including riparian rights. 73:25.

Effect of conveyance of shore and submerged lands to different persons. 47:210.

Riparian rights as separable from ownership of shore. 48:453.

Right of riparian proprietor to sell submerged land separate from shore. 49:201.

Rights of riparian owner to use the water power of a stream apart from land. 26:229.

Prescriptive rights.

Prescriptive rights in flow of water. 84:90.

Right of prescription to shore of sea. 47:141.

III. Water supply.

Municipal ownership or contracts as to water supply, see Municipal Corporations, II.

Regulation of municipal water supply. 70:257.

Acquisition of water supply. 56:485.

Establishment of municipal water system. 45:210.

Rights of water supply companies. 45:210.

Governmental powers of water companies. 70:257.

What constitutes domestic use of water. 46:290.

Liability of owner for water furnished at premises. 97:373.

Right of city to cut off water supply of a property owner. 91:53.

Right to cut off water supply for arrearage in rental. 80:214.

Action against company for failure to furnish water under contract with city. 70:257.

Forfeiture of franchise of water company. 70:257; 88:329.

WATERS, III.-Continued.

Validity of city water supply contract. 74:197.

as dependent upon its reasonableness. 74:180.

Use of water for domestic purposes by municipality. 74:230.

Rules of public service corporations to enforce payment for service. 97:373.

Validity of rules of water and light board of city. 100:343.

Rates.

Water rates. 91:53.
Constitutionality of water-rate regulation. 91:53.
Construction of water rates for residence. 46:290.

WATER SUPPLY.

See Waters, III.

WATERWORKS.

See Waters, III.

WAY.

Private ways generally, see Easements; Private Roads. Public way, see Highways.

WEAPONS.

Dangerous weapons, see Dangerous Weapons.

WEIGHT.

Of evidence, see Evidence, XII.

WEIGHTS AND MEASURES.

Standards of weights and measures. 39:143.

Measurement as condition precedent to payment. 37:477.

WHARVES.

Right to build wharves. 43: 95; 83:339.

Right of riparian owners to erect wharves. 10:82, Gil. 59; 31:297.

Riparian rights of wharfage and landing. 23:18.

Establishment of dock and harbor lines. 43:95.

Public character of docks. 75:308.

WHISTLES.

Duty to blow at highway crossing, see Railroads, IL.

WIDOW.

Dower of, see Dower.

Allowance to, see Executors and Administrators. Rights of, in homestead, see Homestead.

Election between legacy and dower, see Wills.

WIDTH.

Of highway, see Highways.

WILFULLY.

Meaning of word "wilfully" in criminal statute. 48:466. "Wilful" as importing malice. 90:72.

WILFUL NEGLIGENCE.

See Negligence, L

WILLS.

- I. The instrument; form; requisites; validity.
- II. Devise: legacy.

Charitable bequests, see Charities.

Conflict of laws as to, see Conflict of Laws.

Validity of contract for real property, see Contracts, III.

Power of equity in case of, see Equity.

Matters concerning executors and administrators, see Executors and Administrators.

Evidence of testator's declarations, see Evidence, X. Tax on gifts by, see Taxes, VI.

I. The instrument; form; requisites; validity.

Validity of will. 48:420; 93:361.

Validity of will signed in misapprehension of its provisions. 45:361. Impeachment of will. 47:171.

Testamentary character.

What constitutes testamentary writing. 25:520; 73:266.

Testamentary instrument in form of deed or other writing. 59:498.

- execution; attestation.

Due execution of will. 81:30.

Requisites of execution of wills. 45:361.

References are to Reports as Notes are in that order.

WILLS, I.-Continued.

Sufficiency of execution of will. 20:245, Gil. 220; 79:101.

Sufficiency of signature of will by testator. 25:39.

Signature by another for testator. 45:361.

Attestation of will. 25:39.

formal request as necessary. 25:39.

presence of testator. 25:39.

Sufficiency of attestation of a will in presence of testator. 80:180.

Competency of attesting witnesses. 56:33; 67:335.

Testamentary capacity.

Testamentary capacity. 42:273; 43:73; 47:451; 83:324.

What is testamentary capacity. 86:163.

Mental capacity sufficient to make valid will. 50:475.

Undue influence.

Undue influence, 43:73.

Undue influence in execution of wills. 97:181.

Effect of undue influence. 44:33.

Undue influence invalidating will. 43:73; 48:504.

Invalidation of will by undue influence in its procurement. 47:451.

Sufficiency of undue influence to invalidate will. 39:204.

Evidence of undue influence. 48:504.

unfairness of will. 47:451.

relationship and susceptibility. 48:504.

unequal distribution of property. 28:9.

inequality or unfairness in division of estate. 48:504.

Revocation.

Revocation of will. 20:245, Gil. 220; 38:169; 53:17; 85:247; 88:386.

Sufficiency of revocation. 47:171.

By marriage. 66:327.

Of woman's will by subsequent marriage. 85:247.

By alteration or mutilation. 76:237.

By erasures and obliterations. 47:171.

Effect of attempted changes in will by cancelations or erasures. 20:245, Gil. 220.

Validity of changed portions of will. 20:245, Gil. 220.

By new writing by testator. 20:245, Gil. 220.

By later lost will. 38:169.

Effect of inconsistent disposal of devised property. 47:171.

Effect of revocation, where new disposition is unenforceable. 38:169.

Revival.

Revival of will once revoked. 20:245, Gil. 220.

Revival after revocation of will. 76:237.

Republication and revival of will. 47:171.

Probate.

Probate proceedings as an "action." 20:245, Gil. 220.

Probate of lost or destroyed wills. 38:169.

Probate of will containing valid and invalid bequests. 26:259.

Probate of will after full administration of estate as intestate. 47:20.

Beferences are to Reports as Notes are in that order.

WILLS, I.-Continued.

Effect of invalid bequest on probate of will. 47:171. What probate of will establishes. 26:259. Interest to support opposition in probate proceedings. judgment creditors or grantees of heirs. 45:429. Probating foreign will. 45:242; 48:37. Conclusiveness of foreign probate of will. 60:73.

II. Devise; legacy.

Construction of wills. 34:159, 173.

Construction of wills as to widow's rights. 32:513.

Equitable conversion. 49:469, 481.

Construction of gifts to fluctuating classes. 84:161.

Will as passing after acquired land. 55:300; 65:361.

Construction of power of sale in will. 45:424.

Operation of residuary clause of will. 45:48.

Legacies as charge on devisee. 72:32.

General or specific legacy. 83:98.

Demonstrative legacy. 80:254.

What legacy or devise subject to abatement. 34:159.

Right of heir omitted from will to share in estate. 3:209, Gil. 146.

"Provision" in will for after born children. 32:336.

Intention.

Intention of the testator as rule for construing will. 55:300. time of execution as indication of intent. 55:300. Determination of intention of testator. 84:161.

Description of beneficiaries.

Grant or devise as void for uncertainty of grantees or devisees. **35:357.** Interpretation of word "heirs" as used in a will. 28:120; 55:300. "Children" as including "grandchildren." 84:161.

Description of property.

Sufficiency of description of land in devise. 75:314; 91:299. Correction of misdescription. 91:299.

Nature of estate or interest granted.

Devise with power of disposal. 78:201.

Devise of use of property for life as life estate. 30:165.

Devise of absolute gift or in trust. 31:173.

Creation of estates in remainder in personalty. 34:173.

Contingent remainders. 54:248.

Devise as a conditional limitation. 42:548.

Executory devise. 42:548.

Vesting of devise of land. 72:165.

What constitutes vested legacy. 81:197.

Election; acceptance.

Election under will. 32:336; 42:270; 44:107; 96:202. Election as to devise in will. 32:513.

Election by legatee or devisee. 46:477.

WILLS, II.-Continued.

Election of survivor under will of husband or wife. 72:81. What devisee will be put to an election. 34:159. Election for lunatic. 32:336. Provision for divorced wife in lieu of dower. 94:237. Acceptance or renuciation of will by surviving spouse. 75:53. Acceptance of provisions of will, as barring dower. 42:14.

WINDING UP.

Of insurance company, see Insurance, I.

WITNESSES.

- I. In general.
- II. Competency.
- III. Examination.
- IV. Impeaching; discrediting; corroborating.
- V. Credibility.
- VI. Fees.

Deposition of, see Deposition.

Discovery by, see Discovery and Inspection.

Opinions and conclusions of, see Evidence, VII.

Privileged communications to, see Evidence, X.

Instructions as to, see Trial, III.

To will, see Wills.

I. In general.

Compulsory attendance of witnesses. 2:37, Gil. 26.

Indorsement of names of witnesses on indictment. 17:241, Gil. 218.

Necessity of calling witnesses whose names are indorsed on an indictment. 78:

362.

Compelling wife to testify. 88:253.
Compelling injured person to testify in assault case. 57:225.

II. Competency.

To give opinion, see Evidence, VII.

Competency as question for court, see Trial, II.

Competency of witnesses. 14:498, Gil. 373; 26:391; 45:1; 48:82; 73:21.

Testimonial requirement. 28:103.

Mental competency of witness. 27:435.

Effect of insanity on competency of witness. 46:360.

Party to contract as competent witness. 8:351, Gil. 310.

Right of partner to testify as to entries by copartner. 32:48.

Testimony of partner as to who constitute firm. 14:21, Gil. 13.

Agent as competent witness. 12:412, Gil. 295.

WITNESSES, IL.-Continued.

Competency of infant to testify. 23:104.

Arbitrator as witness in action on policy. 66:138.

Construction of statutes permitting grand jurors to testify. 17:241, Gil. 218.

Interest of witness.

Interest to disqualify witness. 54:99.

Interested party as witness. 60:457.

When witness disqualified by interest. 69:37.

Competency of testimony of interested witness. 39:546.

Interest disqualifying stockholder where corporation is party. 40:152.

Liability of purchaser of liquor, as affecting his testifying in action against vendor. 37:212.

Codefendant.

Competency of codefendant as witness. 1:207, Gil. 181; 14:35, Gil. 27. in criminal case. 4:438, Gil. 340; 43:325.

Husband or wife.

Husband and wife as witnesses. 30:496.

Husband and wife as witnesses for or against each other. 44:159; 76:526.

One spouse as witness against other. 77:282.

Interest disqualifying husband or wife of party. 69:37.

One spouse as witness against other in criminal action. 12:476, Gil. 378; 57: 225.

Competency of husband and wife to testify against each other as to crimes. 4:335, Gil. 251.

in prosecution for adultery. 4:335, Gil. 251; 41:50.

Wife as witness against husband in abortion. 56:226.

Wife as witness against husband for crime upon her. 76:526.

crime upon wife before marriage. 76:526.

Wife as competent witness of her enticement. 27:68.

Effect of death or insanity.

"Transaction" with deceased or incompetent person. 88:218.

Testimony as to transactions with deceased person. 36:200, 392; 95:315.

Incompetent testimony concerning transaction with deceased persons. 26:391.

Admissibility of conversation with deceased person. 47:85; 84:263; 91:137.

Admissibility of conversion with deceased person. 47:85.

Competency of witnesses as to transctions with deceased persons. 51:523; 96:

Competency of witness as to conversations with deceased. 70:312.

Testimony as to conversations with deceased or insane persons. 83:205.

Interest disqualifying witnesses as to conversations with decedents. 48:82; 54:

Testimony of interested party as to transactions with or statements of a deceased person. 26:28.

Evidence of conversations with deceased persons, by parties interested in action. 66:483.

Disqualifying interest. 83:206.

Competency of members of corporation to testify of transactions with deceased member. 40:152.

WITNESSES, II.—Continued.

Right of surviving partner to contract to testify in his own favor. 21:108. Admissibility of conversations with deceased person by party to action. 44: 355; 45:64; 66:327.

as applying to agent of the party. 45:64.

Competency of testimony of party to contract with agent of deceased. 12: 407, Gil. 291.

Right of party to testify in his own favor where other is dead. 18:527, Gil. 471.

Evidence where adverse party deceased. 97:491. Surviving party to contract as witness. 22:397.

III. Examination,

Hypothetical questions, see Evidence, VII. Rejection of general question to witness. 45:170.

Discretion of court as to examination of witness. 32:241.

Direct examination of hostile witness.

Direct examination of hostile witness. 38:112.

Examination of adverse party under statute. 81:346.

Scope of direct examination of hostile witness. 66:219, 223.

Leading questions.

Leading questions. 43:273.

When leading questions are proper. 14:105, Gil. 75.

Right to ask leading questions. 63:504.

Refreshing recollection.

Memorandum to refresh recollection. 53:360.

Use of memoranda to refresh memory. 57:81; 60:503.

Memorandum competent to refresh recollection. 77:31.

Necessity of witness using original memorandum. 17:52, Gil. 34.

Court's discretion as to manner in which witness may refresh memory. 21:108.

Use of written or printed matter by witness. 23:18.

Use of account or list to refresh memory. 33:501.

Use of stenographic notes. 60:503.

Refreshing memory by another's writing. 48:437

Admissibility of memoranda. 30:548.

Right to introduce memorandum. 19:271, Gil. 230.

Cross-examination.

Cross-examination. 23:463; 39:8; 64:277; 94:222.

Proper cross-examination. 17:269, Gil. 273; 62:474.

what constitutes, 53:516.

Scope and limits of cross-examination. 17:76, Gil. 54; 21:379.

Extent of cross-examination. 12:502, Gil. 406; 37:29; 47:451; 54:107.

on collateral matters. 63:190.

Latitude allowed on cross-examination of experts. 67:55.

Discretion of court over cross-examination. 51:208.

Evidence admissible on cross-examination. 37:218.

Cross-examination as to contents of written instrument. 53:539; 93:139.

Cross-examination as to fraudulent conveyance. 62:119.

WITNESSES, III.-Continued.

Evidence admissible on cross-examination as to fraudulent conveyances. 65: 473.

Right of opposing party to cross-examination upon and inspection of writing used by witness to refresh memory. 19:271, Gil. 230.

Discretion of court as to cross-questions discrediting witness. 12:98, Gil. 53.

Limit of impeaching questions on cross-examination. 23:463.

Discrediting witness on cross-examination. 42:258.

Discretion of court as to the allowance of degrading or criminating questions on cross-examination. 3:246, Gil. 169.

Cross-examination of defendant in criminal case. 39:357.

Cross-examination of defendant in criminal case. 46:343.

Cross-examination by party of his own witness. 43:273.

Cross-examination of adverse party under the statute. 64:444.

Discretion of court on statutory cross-examination of adverse party. 92:312. Party to action subject to call for purpose of cross-examination under statute. 54:99.

Leading questions in cross-examination. 31:396.

Cross-examination as making witness one's own. 31:316.

Effect of refusal to submit to cross-examination. 12:357, Gil. 232.

Re-examination.

Re-examination of witness. 17:296. Gil. 273.

Scope of re-examination. 63:221.

Right to re-examine witness. 75:262.

Refusal of further examination fo witness. 70:538.

To explain inconsistent testimony. 17:296, Gil. 273.

Privilege.

Privilege against self crimination, see Criminal Law, IL

Privilege of witnesses. 3:246, Gil. 169; 13:249, Gil. 232.

Waiver of privilege by witness. 46:343.

Immunity of accused. 88:130.

IV. Impeaching; discrediting; corroborating.

Impeaching; discrediting.

Impeachment of witnesses. 12:476, Gil. 378; 13:132, Gil. 125; 14:35, Gil. 27; 14:105, Gil. 75; 17:76; Gil. 54; 18:380, Gil. 342; 38:74; 40:65; 41:528;

42:46; 43:45, 196, 273; 46:269, 432; 49:381; 67:510; 77:417; 87:295.

Evidence to impeach witness. 34:361; 85:19; 88:175.

Impeachment by testimony at former trial. 37:258.

Impeachment of witness on immaterial matter. 70:312.

Conclusiveness of testimony of witness upon party calling him. 50:96.

- discrediting generally.

Discrediting of witness without direct contradiction. 22:59.

Discrediting testimony of witness. 42:258.

Evidence to discredit witness. 47:358.

Admissibility of testimony as to credibility of witnesses. 84:168.

Evidence to impeach credibility of witness. 62:474; 65:372.

References are to Reports as Notes are in that order,

WITNESSES, IV.-Continued.

Matter admissible to attack credibility. 63:190.

Evidence admissible to discredit witness for bias. 3:246, Gil. 169.

Evidence to prove hostile feeling of witness. 47:358.

Impeaching character of witness, 23:84.

Proof of character or reputation to impeach witness. 31:421.

Admissibility of evidence of reputation of witness. 32:111.

Admissibility of interest to impeach witness. 26:262.

Admissibility of evidence of drunkenness of witness at time of transaction. 28: 426.

Admissibility of prior convictions. 39:357.

- discrediting own witness.

Impeachment of one's own witness. 99:234.

Right to impeach own witness. 54:434; 98:369.

- contradiction.

Contradiction of witness. 28:216.

impeaching witness. 28:216.

Right to contradict answer of witness. 5:119, Gil. 85.

Impeachment of witnesses by proof of contradictions. 7:494, Gil. 401; 24:298.

Restriction of contradictory statements of witness. 13:434, Gil. 398.

What constitutes self-contradiction. 63:17.

Admissibility of admissions to impeach witness. 90:165.

- laying foundation.

Foundation necessary to impeachment of witness. 42:273.

Foundation for impeachment if witnesses by evidence of contradictory statements made out of court. 31:322.

Cross-examination of witnesses for purpose of laying foundation for contradiction. 14:35, Gil. 27.

Recalling witness to lay foundation for impeachment. 79:23.

Corroboration.

`;

Admissibility of evidence tending to show reasonableness of testimony, in corroboration. 21:354.

Evidence of value to prove agreed price. 21:354.

V. Credibility.

Credibility as question for court or jury, see Trial, II.

Credibility of evidence of defendant. 41:60.

Credibility of witnesses. 72:415.

Interest of witness affecting his credibility. 69:508.

Effect of contradictory testimony by witness. 84:512.

Contradictory statements of a witness made prior to trial, as affecting his credibility. 57:282.

Credibility of witness who knowingly testifies falsely to material fact. 17:76, Gil. 54.

Credibility of evidence of detectives and spies. 26:262.

Testimony in one's own behalf. 90:183.

References are to Reports as Notes are in that order.

Index to Notes, Minn. Rep. 49.

WITNESSES-Continued.

VI. Fees.

Right to recover witness fees. 25:275.

Taxation of witness fees as costs. 32:53.

Taxation of fees of witnesses who did not testify. 57:167.

Prepayment of witnesses' fees. 59:82.

Expert.

Compensation of expert witness. 30:410; 36:535; 86:59.

Qualifications necessary to entitle witness to fees as an expert. 30:410.

Obligation of expert witness to testify without being paid as an expert. 36:535.

WORK AND LABOR.

Oral contract for, see Contracts, I.

WORTHLESS PROPERTY.

Conveyance of, as fraud on creditors, see Fraudulent Conveyances.

WRIT AND PROCESS.

- I. In general.
- II. Service.
- III. Return; proof of service.

Various particular writs, see Attachment; Certiorari; Execution; Garnishment; Habeas Corpus; Injunctions; Mandamus; Prohibition; Quo Warranto. Writ of error, see Appeal and Error.

Prerogative writs, original jurisdiction of appellate court to grant, see Courts.

Measure of damages for abuse of process, see Damages, III.

Presumption and burden of proof as to, see Evidence, IL.

Protection by process, see Levy and Seizure.

I. In general.

Nature of summons. 9:55, Gil. 44.
What is writ or process. 10:383, Gil. 306.
"Process" as meaning "proceedings." 12:80, Gil. 43.
Summons as process. 12:80, Gil. 43; 12:255, Gil. 166.
Form of writs and process. 19:17, Gil. 1.
Summons in forcible entry and unlawful detainer in

Summons in forcible entry and unlawful detainer in municipal court. 87:205. Acquirement of jurisdiction over unlicensed foreign insurance company. 34:372. Disregarding nonjurisdictional defects in form of summons. 24:188.

Signature to.

Signature to process. 9:221, Gil. 206. Subscribing summons. 14:537, Gil. 408. Validity of unsigned process. 37:250.

References are to Reports as Notes are in that order.

WRIT AND PROCESS, I .- Continued.

Validity; sufficiency.

Validity of summons. 11:194, Gil. 126.

Validity of process which does not run in name of the State. 12:80, Gil. 43.

Validity of writs not bearing seal of court or signature of Clerk. 20:196, Gil. 175.

Validity of process not conforming to statute in regard to time returnable. 31:

informal writs generally. 31:479.

Sufficiency of code summons. 14:537, Gil. 408.

Sufficiency of summons from justice of peace. 25:41.

Sufficiency of summons to state relief or judgment demanded. 24:43.

Irregularities in summons. 26:306.

Summons issued in blank. 25:41.

Misnomer in summons. 72:105.

Mistake as to plaintiff's name in the summons as an irregularity. 73:121.

Necessity that writ disclose by whom issued. 7:506, Gil. 412.

Necessity that process of inferior courts show court's jurisdiction. 3:106, Gil. 58.

Amendment.

Right to amend writs. 12:80, Gil. 43.

II. Service.

Presumption and burden of proof as to, see Evidence, IL.

Service of process. 66:271.

Service of process without complaint. 3:117, Gil. 67.

Failure to file complaint as affecting service of the summons. 55:443.

Validity of service of process. 9:303, Gil. 287.

Sufficiency of service of process. 11:194, Gil. 126; 47:581.

Sufficiency of service of summons. 46:66; 52:98.

What constitutes service of process. 13:326, Gil. 299.

Exclusiveness of statutory mode of service of process. 36:85.

Fact or proof of service as giving jurisdiction. 22:178.

Jurisdiction by service upon nonresident. 87:510.

Jurisdiction of "parties unknown" in action to determine adverse claims. 53:197.

Validity of judgment rendered on defective service. 25:131.

Effect of omissions from copies delivered in personal service of notices. 53:315.

Service of one partner to bind firm. 63:154.

By whom.

By whom summons served. 12:80, Gil. 43.

Persons to serve summons. 68:28.

Dieses

Place where St. Paul Municipal Court summons may be served. 24:188.

Usual place of abode, for purpose of serving summons. 45:33.

Service of summons at "house of usual abode." 61:256.

Validity of service without the state. 38:526.

On corporation.

Service of process on corporation. 70:105.

Constructive service on corporation. 70:105.

WRIT AND PROCESS, II.-Continued.

Service of process on domestic corporations. 80:32.

Service of process on foreign corporation. 13:278, Gil. 256; 66:79; 70:193.

Service of summons upon foreign corporation. 9:239, Gil. 225.

Service of process upon a foreign insurance company. 80:147.

Agent for service of summons on foreign corporation. 73:305.

Service of summons on railroad companies by leaving with joint ticket agents. 64:361.

On fraternal society.

Sufficiency of service on fraternal society. 89:222.

Constructive service generally.

Constructive service of process. 79:359.

Constructive service of summons. 70:105.

Constructive service on residents. 61:335.

Sufficiency of constructive service. 38:506.

Validity of constructive service. 50:503.

on resident. 45:277.

Validity of judgment based on constructive service. 24:358; 27:265; 40:189. validity of divorce decrees. 27:265.

Amendment of constructive service for misnomer. 22:558.

Service by publication.

Service by publication. 38:341; 43:137; 78:427.

Publication of summons. 44:505.

When publication of summons is permissible. 47:581.

Proceedings for service by publication against nonresidents. 67:242.

Service by publication to confer jurisdiction. 37:194.

Validity of service by publication. 9:303, Gil. 287; 48:339.

by one having attachable property within state. 9:303, Gil. 287.

Sufficiency of service. 37:194.

Sufficiency of proof of publication required by statute. 39:336.

Strictness in service of process by publication. 86:493.

Necessity for strict compliance with jurisdictional requirements of statute.

37:194.

Service by publication to affect land titles. 46:180.

Jurisdiction to render judgment in rem, by publication of summons. 55:386.

Necessity of order of court for service by publication. 67:242.

Defects in service. 43:137.

When papers are deposited "forthwith." 11:194, Gil. 126.

Misnomer of defendant. 43:137.

Effect of defendant's death pending publication of service. 26:421.

- affidavit.

Affidavit and requisites thereof. 38:506.

Affidavit for service by publication. 10:366, Gil. 293.

Affidavit for published service. 37:194; 38:341.

Affidavit as essential condition precedent. 86:493.

Sufficiency of affidavit for process. 14:125, Gil. 93.

Sufficiency of affidavits and showing to sustain summons by publication. 5:367, Gil. 296.

References are to Reports as Notes are in that order.

WRIT AND PROCESS, II.—Continued.

Affidavit of publication in mortgage foreclosure. 18:66, Gil. 51.

Affidavit of publication by the "publisher" or "printer." 46:535.

Effect of error in affidavit of publication. 39:336.

Validity of affidavit for service by publication with caption as of pending action. 47:581.

Relation of affidavit to order of publication. 47:581.

Time for making affidavit for service by publication. 47:581.

Privilege: exemptions.

Exemption from service of process. 13:174, Gil. 165; 37:466.

Privileges from service of process or arrest. 55:542.

Exemption as to service of process while attending court. 39:179.

Exemption from service of process of nonresident suitors or witnesses. 37:118.

Privilege from arrest as including service of summons. 37:118.

Jurisdiction of courts over persons or property involuntarily or through fraud brought within same. 37:466.

Diligence in claiming privilege from arrest. 58:196.

III. Return; proof of service.

Sheriff's return. 44:505.

Necessity for return of writ before action on bond. 14:554, Gil. 422.

Sheriff's return as a jurisdictional prerequisite to service by publication against nonresidents. 67:242.

Conclusiveness of official return. 3:277, Gil. 191; 43:80; 70:105; 78:295.

Conclusiveness and effect of return of officer as to proof of service. 33:372.

Right to impeach officer's return of service. 39:305.

Effect of affidavit of service. 45:357.

Sufficiency of affidavit of service of summons. 18:90, Gil. 72.

Conclusiveness of affidavit of service of original process. 39:305.

Amendment of defective proof of service. 9:55, Gil. 44.

WRITING.

Best and secondary evidence of contents of, see Evidence, III. Sufficiency of evidence to overcome, see Evidence, XII.

WRONGFUL DELIVERY.

Of property shipped, see Carriers, III.

X

X-RAY.

Examination by X-ray process, see Evidence, V.

References are to Reports as Notes are in that order.



